Sanction of Stipend to the House Physicians of Homeopathy

373—

3936-B Q.—Smt. Mallu Swarajyam, Sri M. Omkar, Smt. G. Dhana Suryavait, Sri A. Laxmirayana and Sri K. Satyanarayana (Repalle)—Will the Minister for Technical Education & Indian Medicine be pleased to state:

(a) Whether it is a fact that the Government have decided to sanction stipend to the house physicians of Homoeopathy; and

(b) if so, when will it come into force?

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

(289)
Location of Communicable Disease Cure Centre at Tirupathi

*3801 Q.—Sri A. Eswara Reddy (Tirupathi):—Will the Minister for Health and Medical be pleased to state:

(a) whether the Government have decided to locate a communicable diseases cure centre at Tirupathi in Chittoor district;

(b) whether the Central Government's Financial assistance is forthcoming for the said centre; and

(c) whether the Tirumala Tirupathi Devasthanam has come up with a sizable donation and recurring grant for the said project?

Sri A. Madan Mohan:—Sir, our State is highly endemic so far as the leprosy is concerned and that is why we have been writing to the Government of India and it is also a fact that the Government of India is conscious of the situation. I think, subject to correction, we have got a Centre at Tirupathi. We will try and see that such awkward situation does not arise.

Selection of Doctors for Post-Graduate Courses

*2781 Q.—Sri G. Siddaiah (Chiriyam):— Will the Minister for Health and Medical be pleased to state:
Oral Answers to Questions.

(a) the number of doctors selected for Post Graduate Courses in all faculties in medicine from 1972;
(b) the percentage of passes in Post Graduation;
(c) if it is low, the reasons therefor; and
(d) the steps taken for improving the percentage of passes?

Sri A. Madan Mohan:—Sir, there are eight Medical Colleges in the State. The post-graduate courses are available in all these eight Colleges. The number of post-graduate students selected college-wise from 1972-73 to 1977-78 are as follows:

<table>
<thead>
<tr>
<th>Medical College</th>
<th>Number of Students</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andhra Medical College and Rangaraya Medical College</td>
<td>485</td>
</tr>
<tr>
<td>Guntur Medical College</td>
<td>447</td>
</tr>
<tr>
<td>Osmania, Gandhi and Kakatiya Medical College</td>
<td>1285</td>
</tr>
<tr>
<td>Kurnool and S. V. Medical Colleges</td>
<td>287</td>
</tr>
<tr>
<td>Total</td>
<td>2581</td>
</tr>
</tbody>
</table>
Oral Answers to Questions.


Sri A. Madan Mohan,—The question is about the post-graduates. I am prepared to say that the results in basic medical sciences are very satisfactory, as the percentage of passes are varied from 50 to 100%, except in a few specialities.

Supply of adequate drinking Water to Guntakal Municipality

376—

3936-w—Sri K. Venkata Ramaiah (Joo ty);— Will the Minister for Municipal Administration be pleased to state:

(a) the steps taken for supplying adequate drinking water to Guntakal Municipality having a population of one lakh; and

(b) if not, whether the Department will take immediate steps.
Underground Drainage Scheme in Vijayawada Town

377—

*3941—(U) Sri Pothina Chinna (Vijayawada West) :— will the Minister for Municipal Administration be pleased to state:

(a) whether there is any proposal to execute underground drainage scheme in Vijayawada town,

(b) if so, the estimated cost of the scheme; and

Starting of Godavari Milk Powder Project at Rajahmundry

378—

*3519.—Q.—Sri Nallapareddi Sreenivasulreddi (Venkatagiri) :— Will the Minister for Animal Husbandry be pleased to state:

(a) whether there is any proposal to start the Godavari Milk Powder Project at Rajahmundry;
(b) the estimated cost of the Project;
(c) the production per day;
(d) whether any tenders were called for, for the evil works; and
(e) whether machinery for the said project has been imported?

Sri B. Ramdev :—Sir, that also will be considered, after the funds are made available. 40 acres of land is required for that purpose and that will be considered, after the finances are available. It will be considered, and there is no doubt about it.

Increase of Pension to the Retired Teachers

*2286(U)Q.—Sri Vaddi Rangarao :—Will the Minister for Education be pleased to state:
(a) whether there is any proposal before the Government to raise the minimum pension being given to the retired teachers from Rs. 45/- to Rs. 100 and

(b) if so, the stage at which the matter stands?

Oral Answers to Questions. 26th March, 1979. 293
Before finalising that issue about the liberalised pension, will the Minister assure that the minimum of Rs. 100 will be given for the teachers according to the commitment made by the Government?
Oral Answers to Questions 26th March, 1979. 297

Mr. Speaker.—Next question 381—The Minister for Co-operation.

(The Minister for Co-operation was not present in the House)

Sri Bhattam Sri Ramamurthy (Parawada):—The House is very helpless now. Under your auspices we cannot be reduced to this position.

Mr. Speaker:—Yes; I am taking a very serious view of this.

Sri M. Venkaiah Naidu (Udayagiri):—This is not the first time that such a situation has arisen. This has happened a number of times. The Minister concerned should be present.

Mr. Speaker:—Yes; I understand the seriousness of this.

Sri M. Venkaiah Naidu:—The Hon'ble Speaker is understanding but the Cabinet is not understanding.

Mr. Speaker:—I understand the seriousness of the situation.

Mr. Speaker:—I will see that it is properly made to understand.

Forcible Collection of Rs. 10 from the Cotton Growers by the Chairman of Market Committee of Bhainsa

382—

5939-R Q Sri M. Venkaiah Naidu:—Will the Minister for Marketing be pleased to state:

(a) whether the Cotton Growers of Mudhol taluk represented to the Government regarding unauthorised and forcible collection of Rs 10 for every cart-load of cotton by the Chairman of the Market Committee of Bhainsa:
(b) if so, whether any enquiry was conducted;
(c) the findings of the enquiry;
(d) the total amount alleged to have been collected: and
(e) the steps taken for recovery of the money collected?
Mr. Speaker:- What is the revised answer the Minister has read?

They must collect the information and present it to the House.
Sri M. Venkata Naidu:—Collection can be voluntary, not by force. This is done in the market yard, 10-20 a.m. 10 a.m. to 20 a.m. Collection of taxes. The market yard. Collection is voluntary, not by force. This is done in the market yard, 10 a.m. to 20 a.m.

Sri M. Venkata Naidu:—What is the method of collection? It is voluntary, not by force. Collection is done in the market yard.

Is the Collector competent? A copy of the Collector's order's may be placed on the table of the House.

9.00 a.m.

Is the Collector competent? A copy of the Collector's order's may be placed on the table of the House.

M.R. (sir) :— Sir, the Collector is competent.

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M.R. (sir) :— Sir, the Collector is competent.
Oral Answers to Questions.


1. Who are the 2nd class cable owners?

2. What is the cost of maintaining the 2nd class cable?

3. What are the benefits of maintaining the 2nd class cable?

4. What is the capacity of the 2nd class cable?

5. What is the cost of providing a new 2nd class cable?

6. What is the cost of replacing an old 2nd class cable?

7. What is the cost of repairing a damaged 2nd class cable?

8. What is the cost of insuring a 2nd class cable?

9. What is the cost of storing a spare 2nd class cable?

10. What is the cost of installing a 2nd class cable?

11. What is the cost of removing an old 2nd class cable?

12. What is the cost of upgrading a 2nd class cable to a higher class?

13. What is the cost of decommissioning a 2nd class cable?

14. What is the cost of maintaining a 2nd class cable in adverse weather conditions?

15. What is the cost of maintaining a 2nd class cable in areas prone to seismic activity?

16. What is the cost of maintaining a 2nd class cable in areas prone to flooding?

17. What is the cost of maintaining a 2nd class cable in areas prone to landslides?

18. What is the cost of maintaining a 2nd class cable in areas prone to avalanches?

19. What is the cost of maintaining a 2nd class cable in areas prone to wildfires?

20. What is the cost of maintaining a 2nd class cable in areas prone to earthquakes?

21. What is the cost of maintaining a 2nd class cable in areas prone to volcanic eruptions?

22. What is the cost of maintaining a 2nd class cable in areas prone to tsunamis?

23. What is the cost of maintaining a 2nd class cable in areas prone to hurricanes?

24. What is the cost of maintaining a 2nd class cable in areas prone to tornadoes?

25. What is the cost of maintaining a 2nd class cable in areas prone to thunderstorms?

26. What is the cost of maintaining a 2nd class cable in areas prone to ice storms?

27. What is the cost of maintaining a 2nd class cable in areas prone to dust storms?

28. What is the cost of maintaining a 2nd class cable in areas prone to fog?

29. What is the cost of maintaining a 2nd class cable in areas prone to smog?

30. What is the cost of maintaining a 2nd class cable in areas prone to air pollution?

31. What is the cost of maintaining a 2nd class cable in areas prone to water pollution?

32. What is the cost of maintaining a 2nd class cable in areas prone to soil pollution?

33. What is the cost of maintaining a 2nd class cable in areas prone to noise pollution?

34. What is the cost of maintaining a 2nd class cable in areas prone to light pollution?

35. What is the cost of maintaining a 2nd class cable in areas prone to thermal pollution?

36. What is the cost of maintaining a 2nd class cable in areas prone to biological pollution?

37. What is the cost of maintaining a 2nd class cable in areas prone to chemical pollution?

38. What is the cost of maintaining a 2nd class cable in areas prone to radioactive pollution?

39. What is the cost of maintaining a 2nd class cable in areas prone to electromagnetic pollution?

40. What is the cost of maintaining a 2nd class cable in areas prone to solar pollution?

41. What is the cost of maintaining a 2nd class cable in areas prone to lunar pollution?

42. What is the cost of maintaining a 2nd class cable in areas prone to meteorological pollution?

43. What is the cost of maintaining a 2nd class cable in areas prone to climatological pollution?

44. What is the cost of maintaining a 2nd class cable in areas prone to geomorphological pollution?

45. What is the cost of maintaining a 2nd class cable in areas prone to geophysical pollution?

46. What is the cost of maintaining a 2nd class cable in areas prone to geological pollution?

47. What is the cost of maintaining a 2nd class cable in areas prone to geotechnical pollution?

48. What is the cost of maintaining a 2nd class cable in areas prone to geohydrological pollution?

49. What is the cost of maintaining a 2nd class cable in areas prone to geophysical pollution?

50. What is the cost of maintaining a 2nd class cable in areas prone to geotechnical pollution?
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<th>Answer</th>
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<td>35</td>
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<td>3</td>
<td>36</td>
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</tbody>
</table>

Mr. Speaker:—I will ask him.

Sir M. Venkaiah Naidu:—The Chairman of the Marketing Committee is the Chairman of the Taluk Welfare Committee.

Sri M. Venkaiah Naidu:—Collections were made even inside the yard. What had happened to the collections made?

Mr. Speaker:—He has got the dual capacity. He was the Chairman of the Marketing Committee and the Welfare Committee.
Mr. Speaker: - So far as the Marketing Minister is concerned, he can direct that no funds should be collected in the Market yard.

Mr. Speaker: —He must direct the Marketing Committee Chairman not to collect.

Sri M. Venkaiah Naidu: —What is the action you are going to take in regard to the collections already made.

Sri P. Subbaiah: —Prima facie case is there. Why should you not proceed against him and consider appointment of a house Committee or entrusting the matter to C. B. C.I.D.?

Mr. Speaker: —Why do not you enquire the whole affair by an officer of your Department whether the collections were made out side or inside the Market Yard.

Sri M. Venkaiah Naidu: —Entire records may be seized before the enquiry.

Sri N. Amarnath Reddy: —We will take all necessary precautions.

Sri K. Govinda Rao: —There appears to be some mis-appropriation. Why are you hesitating to have a probe by the C.B. C.I.D. enquiry.

Sri M. Venkaiah Naidu: —It is fair to order for C.B. C.I.D. enquiry.

9-3
Mr. Speaker:-I will explain the matter to the Chief Minister, who has just now arrived. Some authorised collections were made t
the marketing yard. Whether it is inside the marketing yard or outside the marketing yard, it is a different matter. According to the Minister, Rs. 4 lakhs were collected and only Rs. 1 lakh was credited to the Bank. According to the information with the Members, the collection was Rs. 15 lakhs. They wanted to know who has authorised for collection of such huge amounts and what had happened to the amounts collected.

Dr. M. Channa Reddy:—I will study the report. I will certainly look into the matter.

Dr. M. Channa Reddy:—I will study the report. I will certainly look into the matter.
The member addressed the Agriculture Minister. But the matter is mine.

Sri N. Amarnath Reddy:— Both of us have read the file, and are ready to answer.

Mr. Speaker:— There was some confusion in sending the question to the department. There was some delay.

**Damage to Crops in Palnad Etc., Taluks in Guntur District Due to Cyclone Havoc**

381—

3545 Q.—Sri Kasu Venkata Krishna Reddy (Narsaraopeta):— Will the Minister for Go-operation be pleased to state:

(a) whether it is a fact that most of the crops particularly cash crops raised in Palnad, Macherla and Vinukonda taluks of Guntur district have been completely lost due to the cyclone havoc and the subsequent rains that occurred in November, 1977;

(b) whether it is also a fact that loanees were put to heavy losses and were unable to pay the instalments due to the Agricultural Development Banks in time, i.e.; before 31-3-1978;

(c) whether the Bank authorities have imposed 14.5% penal interest and also 2% collection charges and forcibly collected from the loanees and are still continuing the collections forcibly by attaching properties;

(d) whether the Government will issue necessary directions to the Agricultural Development Bank authorities not to impose penal interest and additional collection charges and to refund the amounts already collected under penal interest and additional collection charges; and

(e) if not, the reasons therefor?

309

(a) Will the Minister for Fisheries be pleased to state:

(i) whether there is any proposal with the Government to construct a Fishing Harbour, at Machilipatnam; and

(ii) if so, when the work will be taken up?

(b) Ref. 15-8-1979. (C) Sri B, Niranjan Rao (Malleswaram);—It is difficult in view of the heavy littoral drift of nearly 2 millions tonnes annually to contemplate constructing a Fishing Harbour at Machilipatnam. It is therefore difficult to contemplate the construction of a Fishing Harbour at Machilipatnam.

Construction of Fishing Harbour at Machilipatnam

383—

*2708 Q.—Sri B, Niranjan Rao (Malleswaram);—Will the Minister for Fisheries be pleased to state:

(a) whether there is any proposal with the Government to construct a Fishing Harbour, at Machilipatnam; and

(b) if so, when the work will be taken up?

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Oral Answers to Questions

Water affected by Flourine in Darsi etc., Taluks.

384—

+3942(Z)Q.—Sri Pellakuru Ramachandra Reddy (Kovur):—Will the Minister for Panchayat Raj be pleased to state:

(a) whether it is a fact that water in a number of villages in Darsi, Podili and Kaniyuru taluks in Prakasam Dist are affected with Flourine;

(b) if so, the names of such villages;

(c) whether it is a fact that a comprehensive scheme for supplying protected water to all these villages with the aid of the Netherlands Government is pending with Government;

(d) if so, the details of the scheme;

(e) when this will be put into execution;

(f) whether it is a fact that there is scarcity of water in most of these villages; and

(g) the arrangements made to meet this scarcity?

Water affected by Flourine in Darsi etc., Taluks.
Oral Answers to Questions.


<table>
<thead>
<tr>
<th>LIST OF VILLAGES IN PRAKASAM</th>
<th>DISTRICT HAVING EXCESSIVE AMOUNT OF FLORIDE IN DRINKING WATER</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Alalkurapadu</td>
<td>42. Darsi</td>
</tr>
<tr>
<td>2. Ankapalli</td>
<td>43. Darsigurtrapeta</td>
</tr>
<tr>
<td>3. Amudipallith</td>
<td>44. Dasulipalli</td>
</tr>
<tr>
<td>4. Ankalampally</td>
<td>45. Devaranam</td>
</tr>
<tr>
<td>5. Ankapally</td>
<td>46. Dharmanavaram</td>
</tr>
<tr>
<td>6. Annavaram</td>
<td>47. Drisimanachi</td>
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<tr>
<td>7. Anpalem</td>
<td>48. Duddikurapadu</td>
</tr>
<tr>
<td>8. Ayyarakota</td>
<td>49. Doghippalikan</td>
</tr>
<tr>
<td>9. Badralipalli</td>
<td>50. Edupuru</td>
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<td>10. Badugulam</td>
<td>51. Eegalapadu</td>
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<td>11. Baridwalgardla</td>
<td>52. Gannavaram</td>
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<td>12. Basavapura</td>
<td>53. Garladinna</td>
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<td>13. Bututuni, alam</td>
<td>54. Garlapetta</td>
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<tr>
<td>14. Bheemanaipallith</td>
<td>55. Gatturvaripalem</td>
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<td>15. Bheemavarem</td>
<td>56. Gallapadu</td>
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<td>16. Bodalampadu</td>
<td>57. Gobbur</td>
</tr>
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<td>17. B. davada</td>
<td>58. Goguladimma</td>
</tr>
<tr>
<td>18. Duddikurapadu</td>
<td>59. Guddipathipalli</td>
</tr>
<tr>
<td>20. Bommaraboyarapallith</td>
<td>61. Gallapalli</td>
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<tr>
<td>22. Botlagud m</td>
<td>63. Guddlasamudram</td>
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<tr>
<td>23. Boyalavaripallith</td>
<td>64. Gurralavanka</td>
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<tr>
<td>24. Bocarapadu</td>
<td>65. Gurrapanaidupalem</td>
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<tr>
<td>25. Bulhidipallith</td>
<td>66. Gurrapadu (h/o thumagunta)</td>
</tr>
<tr>
<td>26. Buradapal,m</td>
<td>67. Illuru</td>
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<tr>
<td>27. Butchannapalem</td>
<td>68. Immadicheruvu</td>
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<td>28. Chalivendiam</td>
<td>69. Ingalapadu</td>
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<td>29. Chenmaridipallith</td>
<td>70. Inimarla</td>
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<td>30. Challagingala</td>
<td>71. Iraslagudem</td>
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<td>31. Chinamastur</td>
<td>72. Jaganradhapuram</td>
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<td>32. Chintagutta</td>
<td>73. Jamigampal</td>
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<td>33. Chimmata</td>
<td>74. Jangalapalli</td>
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<td>34. Chintalapakm</td>
<td>75. Kallapao</td>
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<td>35. Churralawalapadu</td>
<td>76. Kaguthrivaripakm</td>
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<td>38. Chuttigarpallith</td>
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<td>39. Choudavaram</td>
<td>80. Kalazubulapadu</td>
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<td>40. Cumbum</td>
<td>81. Kambhalapadu</td>
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<td>41. Darsigadda</td>
<td>82. Kammadivaripalem</td>
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<td>No.</td>
<td>Village</td>
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<tr>
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<td>Kanthampadu</td>
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<td>85</td>
<td>Kancheepetvaripalli</td>
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<td>Kandukuru</td>
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<td>Kanigiri</td>
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<td>Kodigullapalu</td>
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<td>Kodigumpala</td>
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<td>Kolamapalli</td>
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<td>Komarapally</td>
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<td>Kodinapalem</td>
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<td>100</td>
<td>Kothapalem (h/o Podili)</td>
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<td>101</td>
<td>Kothanarasimhapuram</td>
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<td></td>
<td>(h/o Nagiricdypadali)</td>
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<tr>
<td>102</td>
<td>Kothalapalli</td>
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<td>103</td>
<td>Kothalapadu</td>
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<td>104</td>
<td>Kothasithapuram</td>
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<td>105</td>
<td>Kothapally (h/o Vedurlapadu)</td>
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<td>Kuchipudi</td>
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<td>Kukkalaivaripalem</td>
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<td>Lakshmikapalli</td>
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Oral Answers to Questions*

- Papireddypalem (h/o Bhatlapally)
- Chintalapudi
- Peddagullagallu
- Kommavarangothur
- Yerrlabanapally
- Lankojanapally
- Mohiddinpuram
- Venkatachalapupally
- Kammavaram
- Lakavaram
- Mannapally
- Nagambhotlapalem
- Samanthapudi
- Chintapalem
- Chinarikaila
- Bachakurapadu
- Marripada
- Pamulpadu
- Pannuru
- Thippaladevipalli (h/o Marripada).
- Duggireddipally
- Nagarajukunta
- Basavapuram
- Mangapuram
- Kothapalem
- Gangavaram
- Kapothapally
- Kasipuram West (h/o Kallur)
- Kocherlakota
- Aravallipadu
- Manginapudi
- Lakshmipuram
- Ganguoramakonda (h/o Potlapadu).
- West Veerayapalem

- Indlacheruvu
- Mustlagangavaram
- Kallur
- Narasimhanayanipalem
- Perubhotlapalem
- Vaddepadu

- Gangapuram
- Ananthavaram (h/o Mangipadu)
- Pulichedu
- Rudrasamudram
- Polepadu
- Abhayapalem (h/o Venkatayalampalli)
- Kattamvaripalem
- Jammigumpala
- Chandavarangam
- Donakonda
- Veeravenkatapuram (h/o Donakonda)
- Bodepuram
- West Gangavaram
- Veerapally (h/o Sangapuram).

- Kambhampudu
- Gangadevapally
- Ramapuram
- Thummidalapedu
- Pandurangulavaram
- Guravajipeta
- Peddaramatilapalem
- Chandrasekharapuram.
- Doddichintala
- Kanakamitta
- Bodadavv
- Darimadugu
- Verulapadu

- Raparla.
The Location of the head works is near Darsi village. Water will be tapped from Darsi branch canal (N.S. Canal) and pumped to a summer storage reservoir to be constructed near Darsi. Water will be treated in slow sand filters; chlorinated and distributed to the village through pipes by gravity except at three places where booster pumps are necessary.

316  Setting up of a Distillery in Medak Dist. for utilising Molasses

181—

*3332: —Sri V. Sobhanadreeswara Rao. —Will the Minister for Excise be pleased to state:

(a) whether there is any proposal before the Government to set up a distillery in Medak district to utilise the molasses from the 43 Khandasari factories in that district; and

(b) if so, the time by which the construction of the distillery will be taken up?

The Minister for Excise (Sri P. Ganga Reddy):—(a) Yes, Sir. One application from M/s. A.P. Met (Engineering) Pvt. Limited, Zahirabad, Medak district under private sector has been received for setting up a distillery and for manufacture of alcohol.

(b) Generally, a period of six months is allowed for establishment of a distillery.

200—

*532 Sri Bhattam Sriramamurthy:—Will the Minister for social welfare be pleased to state:

(L. A. Qs. Postponed from 2-3-1979).

Loss incurred on Books and Forms got Printed by the Girijan CC-operative Corporation, Vishakhapatnam
Oral Answers to Questions. 26th March, 1979. 317

(a) at whether the Girijan Cooperative Corporation Vishakhapatnam obtained quotations from printers for printing books and forms in July 1976

(b) if so whether it is a fact that the total cost at the rates approved would come to about 3 lakhs of rupees where as it was finally discovered that as per the existing market rates it would come to about half of such costs

(c) the total loss incurred by the girijan cooperative corporations in the above transaction and the act n taken against the persons responsible for this i

(d) whether it is also a fact that the commercial Manager got certain books printed costing Rs 10,000 which were found unnecessary and remained unused and

(e) if so, the action taken against the officer concerned?

[Details provided in the text are not legible and have been marked with asterisks (*)]
Appointment of a Senior Accounts Officer by the Girijan Co-operative Corporation,

601—

533: Sri Bhattam Srirama Murthy: Will the Minister for Social Welfare be pleased to state

a) whether it is a fact that the Girijan Cooperative Corporation appointed a senior Accounts Officer, in June, 1976.

b) if so, his qualifications and the qualifications prescribed for the Accounts Officer's post.

c) whether it is a fact that chartered Accountants and persons with the prescribed qualifications were available in the Girijan Cooperative Corporation at the time of appointing unqualified candidate.

d) if so the reasons for such appointment and

e) the action proposed to be taken against the officer responsible for such appointments?

World Bank Aid to Andhra Pradesh

Will the Minister for Finance & Power be pleased to state:

(a) whether it is a fact that the World Bank has agreed to help Andhra Pradesh to the tune of Rs. 7.71 crores;

(b) if so, the purposes for which the aid is to be utilised; and

(c) the regionwise allotment of the proposed expenditure.

(L.A.Q. Postponed from 16-3-79)

Oral Answers to Question

179—

DISPOSAL OF ACCUMULATED STOCKS OF FOODGRAINS.

1. Mr. K. R. Reddy:—Is the Central Government planning to dispose of the accumulated stocks of foodgrains? If so, when?

2. Mr. K. R. Reddy:—Will the Central Government assist the State Governments in disposing of their accumulated stocks of foodgrains?


(L.A. Q. Postponed from 28-2-1979 for Further Supplemetaries.)

179—

DISPOSAL OF ACCUMULATED STOCKS OF FOODGRAINS.

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2. Mr. K. R. Reddy:—Will the Central Government assist the State Governments in disposing of their accumulated stocks of foodgrains?


(L.A. Q. Postponed from 28-2-1979 for Further Supplemetaries.)
SHORT NOTICE QUESTIONS AND ANSWERS

Defalcation of funds in the Co-op. Society, Uppalakalagunta Bandar Taluq.

SNQ. No. 3947-(W) Sri B. Niranjana Rao:—Will the Minister for Co-operation be pleased to state:

[a] whether it is a fact that there are huge defalcations of funds in the Co-operative Society, Uppalakalagunta, Bandar Tq. Krishna Dist: both under each account and also Fertiliser account:

[b] whether it is also a fact that the person-in-charge was appointed by the State Government:

[c] whether it is a fact that the Ex-president has not handed over the records to the person-in-charge even till 6-3-79. and

[d] if so, the action taken thereon?

1-8-70

9-5
9-50 a.m.

Sri N. Amaranatha Reddy :— Part time person-in-charge was appointed on 1-4-78. The date on which the ex-president promised to hand over the records was on 17-8-78.

Then Person-in-charge requested the Divisional Co-operative Office to issue certificate u/s. 117. Then the Divisional Co-operative Officer issued show-cause notice directing the Ex-President to handover records on 16-9-78. Ex-President acknowledged the notice on 26-9-78. Then the Divisional Co-operative Officer issued show-cause notice to handover records on 25-10-78. Then Ex-President acknowledged the notice again on 9-10-78. Then Ex-President handed over only some records on 25-11-1978. Date of ordering enquiry on 2.12-78. Cash balance remitted by the Ex-President Rs. 25,500/-. Then the Divisional Co-operative Officer issued show-cause notice directing the Ex-President to handover records on 16-9-78. Ex-President acknowledged the notice on 26-9-78. Then the Divisional Co-operative Officer issued show-cause notice to handover records on 25-10-78. Then Ex-President acknowledged the notice again on 9-10-78. Then Ex-President handed over only some records on 25-11-1978. Date of ordering enquiry on 2.12-78. Cash balance remitted by the Ex-President Rs. 25,500/-.

Molestation of Woman Patient in SVRR Hospital, Tirupathi

384—B:

S. N(Q) No. 3953-(B):—Smt. K. Prabhavathamma, S'vasri Nallapareddi Sreekumari, Pydi Srimumurthy, A. Easwara Reddy, A. Mohana Reddy, Kau Venkata Krishna Reddy; will the Minister for Health and Medical be pleased to state:

(a) wheather it is a fact that a woman patient was molested in S.V.R.R. Hospital, Tirupathi in the in-patient ward by a Sweep of the said hospital while on duty on 2-9-79.

(b) if so, the action taken to punish the culprit?

It was on 1-9-1978. He was reinstated pending enquiry of the Police and the Department. You must take severe action.

Sri M. Venkaiah Naidu :— Hon’ble Member says that he was reinstated. Let him make the statement.
324 26th March, 1979. Short Notice Questions and Answers

1. మామ్మూర్తి: — చోట్యేశ్వర. గారిమ్మడి సికింద్రు సేవల అంశం.

2. మ.వెంకాయాహార్: — చిత్రారిటి రాయ మయనితి నిర్మాణం

Mr. Pooja Subbarah is a very senior Legislator. I hope he will be able to assist the proceedings of the House.

33. ఈమె అస్ట్రిస్ట్ ప్రాంగణం

Mr. Speaker: — Even during the department enquiry, he can be suspended but he cannot be dismissed.

Sri M. Venkaiah Naidu: — There are two things. 1. లవుగా ఇది సికింద్రు సేవల అంశం. 2 సింపిల్లు చిత్రారిటి సికింద్రు చిత్రం

Mr. Speaker: — That depends upon the findings of the court.

(Interruptions)
Shon Notice Questions and Answers 26th March, 1979

Sri A. Madan Mohan:—Sir, the Director of Medical and Health Services has reported that it is not a fact that woman in-patient was molested by the Sweeper of the hospital. The Male Sweeper by name Sri Muniratnam who was temporarily appointed on 5-4-1977 has bitten the cheek of the woman attendant on the night of 1-9-1978. When it was brought to the notice of the hospital authorities, a complaint was made to the police and the culprit was kept under suspension with effect from 2-9-1978. He was later released on bail. He is under trial of the Court and the case is pending. After this incident, all the staff of the hospital were warned severely. He says that the culprit was not placed under suspension. This incident took place on 1-6-1978 and the person who alleged to have been committed the offence was placed under suspension on 2-9-1978 i.e. within (less than) 24 hours.

Mr. Speaker:—Was he reinstated?

Sri A. Madan Mohan:—No. According to my information, he was not reinstated.

(Interruption)

Sri M. Venkaiah Naidu:—If the statement is not correct, we can proceed against the Minister . . .

Sri A. Madan Mohan:—Sir, they cannot put their words into my mouth. What I have said was on the basis of the information that is made available to me. Suppose a wrong information is made available to me, I will certainly take action against them. I am not trying to defend him. He is no body to me. This is the information I have received from the Department. Within 24 hours, he was placed under suspension. Since the Hon’ble Member says something else, I will certainly enquire into this.

Sri A. Madan Mohan:—That I will certainly enquire and into if there is any such thing. I will take necessary action against those who have supplied the wrong information.

Sri A. Eswara Reddy (Tirupathi):—When he has committed that offence he must be put under suspension.

Sri A. Madan Mohan:—He is under suspension for the last 6 months. If the Honorable Member has got any other information contrary to that, I will certainly enquire into that.

Sri Ch. Janga Reddy:—Departmental action is different from criminal action.

Mr. Speaker:—According to the law, there should not be two punishments for one offence.

Sri Ch. Janga Reddy:—Two punishments by the same Court.

Mr. Speaker:—When he is found guilty by the proper Court then only he can be dismissed. Eventhough he deserves dismissal immediately, unless the Court finds him guilty, he cannot be dismissed by the Government. He can only be kept under suspension. Suppose the Court finds him not guilty, he will file a suit for reinstatement and Government will be responsible for his reinstatement.
Sri A. Madan Mohan:—Sir, what the Hon'ble member has said is the administrative matter. If he make a representation, I will look into it. Suppose if a person is found guilty and if he is a Government servant, then he will be placed under suspension. When departmental action is to be sough, enquiry will be conducted. If the offence is of a criminal nature, he can be prosecuted, and once he is convicted he can be dismissed. But while initiating proceedings both on the criminal side and on the departmental side, the only course for the department would be to place him under suspension and inform the police. The police registered the case, and we have to wait for the proceedings of the court.

Mr. Speaker:—The whole crux of the matter seems to be about the Superintendent of the hospital.

Sri A. Madan Mohan:—Sir, I have been to Tirupati Hospital and inspected. I stayed there for more than two days. So far as the action to be taken against the Superintendent is concerned, they cannot insist and call it as a demand and dictate me about the action which I am going to take against the Superintendent of the Hospital, Tirupati. Now that it has been brought to my notice, I will see as to how best we can take action against him. But they cannot ask me to make a commitment.

Solvation of Drinking Water Problem in Warangal City by 1980

384 — C.

SNQ No 3951-S. Sri A Buchaiah:— Will the Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that the Minister for Municipal Administration announced in June 1978 that the problem of supply of drinking water for Warangal City will be solved by 1980;

(b) whether it is also a fact that the scheme is held up because the land acquisition proceedings have met with a road block in the shape of Urban land Ceilings Act. and
(c) if so, the action proposed by the Government in order to redeem its pledge?

FIRE ACCIDENT IN FERTILISER GODOWN IN JAGANNAIKPUR KAKINADA

384-D:

* SNQ.-No. 3947-O : Sarvasri Ch. Vittal Reddy, Desini China Mallalah:—Will the Minister for Agriculture be pleased to state:

(a) whether it is a fact that huge stocks of chemical fertilisers in the godown in Jagannaikpur area of Kakinada have been destroyed due to the fire accident on 3-3 1979;
(b) if so, the value of the same;
(c) the reasons for this fire accident;
(d) the reasons for not taking precautionary measures to prevent the fire accident; and
(e) the action taken against the officers who are responsible therefor?
SHORT NOTICE QUESTIONS POSTPONED FROM 22-3-79

CONSTRUCTION OF TELUGU HIGH SCHOOL AT NEW DELHI

360-B:

S.N. Q- No.3946- E), Sarvasti M. Omker, K. Satyanarayana,
Smt. G. Dhana Suryanath and Sri A. Lakshminarayana:—Will the
Minister for Education be pleased to state

(a) whether it is a fact that the A.P. Government and Tirupathi
Devasthanam Board sanctioned about Rs. 1 lakhs for construction of
a Telugu High School at New Delhi for the benefit of the Telugu
people residing there;

(b) whether it is a fact that the Delhi Development Authority
granted a site for the building of the said High School near Prasad
Nagar, New Delhi-5;

(c) whether it is a fact that the contractor has stopped the work
nearly 7 months back as the said soil is found to be loose and unfit
for the construction as per the specification of the tender; and

(d) if so, the steps taken to get the building constructed?

Minister for Education (B. Venkatram Reddy):—

(a) The Government have sanctioned Rs. 9.00 lakhs to
Andhras’ Education at Delhi in 1975 to improve the educational
facilities to Telugu speaking people at Delhi.

(b) Yes, Sir.

(c) Yes, Sir, the work was stopped due to the presence of
water in the foundation.

(d) The society is taking steps to revive the work by changing
the designs,

1. 9-6
330 26th March, 1979. Short Notice Questions and Answers

Sri B. Venkatram Reddy:—Sir, they are taking steps to change the designs.

S.N.Q Postponed from 24-3-1979

Rule of Reservations In Educational Institutions

498—D

SNQ No. 3952-(0):—Sarvasi D.Naisia, Nallapareddi Sivenasulu Reddy and B. Sammata—Will the Minister for Education be pleased to state:

(a) whether it is a fact that the aided educational institutions and the educational institutions run by the voluntary organisations are not observing the rule of reservation to the Scheduled Castes, Scheduled Tribes and backward Classes regarding admission of students and recruitment of staff members and

(b) if so, the action taken by the State Government to make the above institutions observe the rule of reservation.

Sri B. Venkatram Reddy:—Sir, I will definitely get this matter examined and take necessary action.
Mr. Speaker:— It is a fit question to be answered but with regard to the time limit, the rules will be applied. If I say 'Admit' it means, it is a fit case to be admitted...
10-20 a.m

it is fit question to be answered but with regard to time limit the rules have to be followed

Sri S. Jaipal Reddy (Kawlakurthi): Sir, five days are over now. As a matter of procedure, the eligible member, belonging to the Ruling Party has alleged that the office has brought pressure on him to withdraw the question and the Minister is interfering with the working of the office.

Mr. Speaker:—You have now brought to my notice and will see that proper action is taken, if really what you are saying is correct.

Sri M. Venkaiah Naidu:—Why it was not finalised yet. ..

Mr. Speaker:—See, Mr. Venkaiah Naidu, you have brought it to my notice now. Let me enquire into that ..

Mr. Speaker:—According to rules, it may be placed on the Agenda.

Mr. Speaker:—According to rules, it may be placed on the Agenda.

Mr. Speaker:—According to rules, it may be placed on the Agenda.

Please give me their names and I will see that proper action is taken against them.
Mr. Speaker: — That is not the matter. He never alleged.

Sri S. Jaipal Reddy:— Sir, we are bothered about admitting the question.

Mr. Speaker: — He made an allegation that my name was used and what the people think about it?
Mr. Speaker:—That was not only a request, but it is the right of the Hon'ble member. Just now you have told me that you have received the S.N.Q. 38,000.

Mr. Speaker:—When a question of clarification comes, and when you came to know that my name was used, you came to know that my name was used.

Mr. Speaker:—That was admitted and was posted on 24-3-1979 itself. The office is not at fault. The information on the question was called for from the office, it has not been received so far. However the matter is being gathered, and I request that the question may be postponed—this was signed by Sri M. Baga Reddy. That is the position.

Mr. Speaker:—I will post it to-morrow. When the Minister says "I do not have the information", I can't help it.

Sri N. Srinivasul Reddy:—Sir, the Hon'ble Minister has no option in the matter.

Mr. Speaker:—Yes, it will be posted for to-morrow. I have asked them to post it for to-morrow.

(Intermissions)

Sri S. Jaipal Reddy:—Sir, the Minister has no option in the matter. The Hon'ble Speaker has admitted the question. The maximum time limit prescribed in Rules can be availed by the Hon'ble Minister but he has no choice in the matter.
Whether he has got the option or not, it is a different matter.

Mr. Speaker:—I know that Mr. Jaipal Reddy, you need not remind me about that. Mr. Jaipal Reddy has revealed certain information without casting reflection on the Chair. He was good enough to tell that he was not casting reflections on the Chair.

Mr. Speaker:—Mr. Jaipal Reddy, don't you think that it is not proper with all respects to him, to say that. It is not proper to say that unless he checks...

Mr. Speaker:—I have already made it clear saying 'Therefore this item of business may be posted to the Minister for Panchayat Raj on 24-3-1979 as per rotation. This will be the 6th SNQ for that day'. In spite of that if anybody says that I have done this, it is not good on his part...

We are neither interested in anybody nor we want to shield anybody.

Mr. S. Jaipal Reddy:—You are trying to aim the Ministers with ultimate powers in these matters. The Minister has got vast machinery at his disposal and he can get the answer.

I said it was not according to rules and that I should not be
personally approached; they should send it to the Secretariat and examine it and send it. In spite of all that, because of his seniority I conceded his request.

Sri S. Jaipal Reddy:—We are not finding fault with the procedure the office adopted. The point is, can the Minister say that he is not ready to answer the question although the maximum time limit prescribed under the rules is given?

Mr. Speaker:—It is sent to the concerned Minister. As soon as the reply is received, it will be considered.

Sri S. Jaipal Reddy:—There is no litigation in disallowing the motion.
Proposed to Increase Reservation Quota in Services to B. C. Candidates

2528 Q. — Sri Kasu Venkata Krishna Reddy: — Will the Chief Minister be pleased to State:

Whether the Government propose to increase the quota of reservation in service to Backward Class Candidates in proportion to the increase in population?

A. —

There is no such proposal, Sir.

Working of District and Taluk Co-operative Marketing Societies

2205 Q. — Sri S. Jaipal Reddy: — Will the Minister for Co-operation be pleased to State:

(a) the total number of District Co-operative Marketing Societies and Taluk Co-operative Marketing Societies in the State
(b) the number of these societies working on profit and the number working on loss; and
(c) the total accumulated loss of all the societies?

A. —

(a) District Co-operative Marketing Societies 21 Taluk Co-operative Marketing Societies 306.

<table>
<thead>
<tr>
<th>(b) Class of society.</th>
<th>Year</th>
<th>Running on profit</th>
<th>Running on loss</th>
</tr>
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<tbody>
<tr>
<td>District Co-operative Marketing Societies</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Taluk Co-operative Marketing Societies</td>
<td>1972-73</td>
<td>28</td>
<td>278</td>
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<td>1973-74</td>
<td>67</td>
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<td>1974-75</td>
<td>74</td>
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<td>1975-76</td>
<td>55</td>
<td>251</td>
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<td></td>
<td>1976-77</td>
<td>25</td>
<td>281</td>
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<tr>
<td></td>
<td>1977-78</td>
<td>58</td>
<td>248</td>
</tr>
</tbody>
</table>

(c) Loss on District Co-operative Marketing Societies | 4,65,40,708.61 |
Loss on Taluk Co-operative Marketing Societies | 1,77,40,060.01 |

Total: 6,42,80,768.62
26th March, 1979

Written Answers to Questions

Appointing of R.M.P. Doctors in Villages

393—

2720 Q.—Sri D China Mallaiah:—Will the Minister for Panchayati Raj be pleased to state:

(a) the number of Villages in which Rural Medical Practitioner Doctors have been appointed in the state; and

(b) the number of Doctors proposed to be appointed?

A.—

(a) 876 Rural Medical Practitioner Doctors have been appointed in the subsidised and non-subsidised Rural Dispensaries under the control of Panchayat Samithis in the State.

(b) There are no proposal to enhance the number of doctors.

Opening of P. H. C. at Mothugudem of Bhadrachalam Taluk

394—

3786 Q.—Sarvasri M. Yar&iah Reddy, M. Omkar and A. Lakshminarayan:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the Government have decided to open One Primary Health Centre at Mothugudem of Bhadrachalam taluk in Khammam district; and

(b) if so, when will it be started?

A.—

(a) No Sir.

(b) Does not arise.

Misappropriation of Funds by the Sarpanch, Visadala Village of Nallapadu Panchayat Samithi

395—

4048 Q.—Sri V. Sobanadreeswarao Rao:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether there were any complaints from the people regarding misappropriation of funds to the tune of Rs. 60,000 by the Sarpanch Visadala Village of Nallapadu Panchayat Samithi, Guntur district; and

(b) if so, the action taken thereon?

A.—

(a) There are certain complaints against the Sarpanch Visadala Gram Panchayat. On enquiry a prima facie case of irregular expenditure of a sum of Rs. 82,650.45 has been detected against the Sarpanch, Visadala Gram Panchayat.
(b) The cheque drawing powers of the Sarpanch, Visadala Gram Panchayat have been withdrawn by the District Panchayat Office, Guntur with effect from 29-12-1978. The Collector, Guntur has also issued show-cause notice on 22-1-1979 for his removal. Further action in the matter is being taken by the Collector, Guntur.

Excavation Work of Channel from river Pennar in Atmakur Taluk

396—

3132 Q.—Sri B. Sundararama Reddy. Will the Minister for Minor Irrigation be pleased to state

(a) the estimated cost of the work of excavation of supply channel from river Pennar near Baddevolu Village in Atmakur Taluk of Nellore District.

(b) when was the work started;

(c) the reasons for the abnormal delay in completing the said work;

(d) when will the work be completed; and

(e) the villages that will be benefited by this scheme?

A.—

(a) The estimated cost of the work is Rs. 5.60 lakhs.

(b) The work was started during 3/65 and continued up to 3/72

(c) The main reasons for the delay in executing the work are:

(1) Finalisation of land acquisition proposals, and

(2) Paucity of funds.

(d) The Minor Irrigation scheme was conceived much earlier to the taking up of Somasila Project. The Minor Irrigation scheme does not contemplate construction of any anicut or head works which involve high cost. Construction of Somasila Project has materially altered the pattern of flows and availability of yield Lower down. As such the Minor Irrigation Scheme may not function effectively as an independent entity. The anicut under the scheme is commanded by Somasila Project and is included in the anicut to be stabilised by its South Feeder Canal. The Superintending Engineer Nellore was asked to finalise the canal alignment as an integrated part of Somasila South Feeder System in consultation with Superintending Engineer, Somasila instead of independent scheme.

(e) The villages of Telugarayapuram, Kotithirtham, Thurupukambampadu, and Enamadula originally proposed to be benefited under Pennar Baddivolu Scheme, will be covered by South Feeder of Somasila Project which stabilises 16,300 acres of the area in the first phase.
Allocation of Funds for Minor Irrigation during 1972-77.

1615 Q.—Sri K.B. Siddaiah:—Will the Minister for Minor Irrigation be pleased to state:

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

A—

The district-wise and year-wise amount made for (Minor Irrigation) Schemes under Chief Engineer (Minor Irrigation) during the years 1972-77 are furnished below:

Statement showing the District-wise, Year-wise allocation made for Minor Irrigation Works during the years 1972-77

<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
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<tr>
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<td>9,50,000</td>
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<td>5,22,300</td>
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<td>7,80,300</td>
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Total: 89,19,300 86,02,300 1,76,19,200 1,34,79,900 1,96,26,300
Statemnt showing the allocations in lakhs under Minor Irrigation during 1972—77

<table>
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<th>Sl. No</th>
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<th>Normal Plan</th>
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<td>East Godavari</td>
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(i) Investigation of M I Scheme
(ii) Tube well programme
(iii) Chief Engineer's office Establishment and Machinery

Total: 120.10 180.00 218.50 289.88 449.23
In addition to the above allocation the following amounts have been allocated to the Andhra Pradesh State Irrigation Development Corporation Limited for Minor Irrigation Programme for the Period from 1974-75 to 1976-77:

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<th>Year</th>
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<td>4.69</td>
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<td>21.57</td>
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<td>29.00</td>
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<td>32.60</td>
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<td>361.66</td>
<td>370.74</td>
<td>374.61</td>
</tr>
</tbody>
</table>
Written Answers to Questions- 26th March, 1979.

<table>
<thead>
<tr>
<th>Share Grants</th>
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</thead>
<tbody>
<tr>
<td>(Rs. in Lakhs)</td>
</tr>
<tr>
<td>1974-75</td>
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<tr>
<td>1975-76</td>
</tr>
<tr>
<td>1976-77</td>
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<tr>
<td>Total</td>
</tr>
</tbody>
</table>

District-wise allocations are not made in the Andhra Pradesh State Irrigation Development Corporation

Raid on Private Godown In Saroor-Nagar

398—

3782 Q, Sri P. Janardhan Reddy—Will the Minister for Excise be pleased to state:

(a) whether it is a fact that a raid was conducted on private godown in Saroornagar on 3rd January under the supervision of Sri D. Sankaram Enforcement Director of the State Excise Department and 55 barrels of rectified spirit was seized;

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

A.—

(a) Yes, Sir. During the raid 57 barrels of rectified spirit seized.

(b) The case has been registered by the Circle Inspector (Flying Squad), Ranga Reddy District in Cr. 32/79, dated 3-1-1979. Samples were sent to Chemical Examiner, Hyderabad and it was stated in the analysis report that the samples sent are Rectified Spirit of different strength. The case is under investigation.

Closure of Sub-Jail at Kovur in Nellore District

399—

3684 Q, Sri Nallapareddi Sreenivasul Reddi:—Will the Minister for Home be pleased to state:

(a) whether the sub-jail at Kovur in Nellore District has been closed;

(b) if so, the reasons therefore; and

(c) when will the said sub-jail be reopened?

A.—

(a) Yes.

(b) The sub-jail cells are in dilapidated condition

(c) Soon after the sub-jail cells are repaired.
Acquisition of Land Belonging to Grijans of Padamitusileru Village.

400—

3991 Q. Sri M. Yarrakiah Reddy: —Will the Minister for Revenue be pleased to state:

(a) the extent of land belonging to Grijans of Padamitusileru village, that has been acquired for constructing Tahlpehu Project colony in Nugur taluk;

(b) the particulars of compensation paid to them for the same;

(c) in case compensation is not paid till now, the reasons therefore; and

(d) whether action has been taken to give land for land as compensation?

A—

(a) and (b) There is no proposal for acquisition of land, The land has not yet been acquired Hence the question of payment of compensation at this stage does not arise.

(c) Does not arise.

(d) It is reported by the Collector that there is no representation before the Special Deputy Collector for grant of Government land in lieu of their lands and if any representation is received, it will be considered.

Functioning of Gurazala Govt. Hospital

401—

3500 Q. Sri G. Mallikarjuna Rao:—Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact. Gurazala Government Hospital is run by only one lady doctor instead of the two lady doctors for a long time.

(b) whether there's any proposal to increase the number of beds from 20 to 30 to meet the rush of patients;

(c) whether it is also a fact that there is no X-Ray Plant in the said hospital; and

(d) if so, whether there is any proposal to install an X-Ray Plant in the said hospital?

A—

(a) There are two sanctioned posts of Medical Officers only at Government Hospital, Gurazala, Guntur district. One male Deputy Civil Surgeon and one Lady Medical Officer are working in the said two posts. Since there is no sanctioned posts for second lady doctor at Government Hospital, Gurazala, the question of posting another lady doctor to the hospital does not arise.
Written Answers to Questions. 26th March, 1979.

(b) There is no such proposal.

(c) and (d) According to the yard-stick prescribed only 30 bedded hospitals are eligible for provision of X-Ray Plant. Government Hospital, Gurazal being a 20 bedded hospital only, is not entitled for X-Ray Plant.

Sanctioning of 50 Bedded Hospital at Markapur.

042—

3939 Q.—Sri Poolla Subbaiah :—Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that a 50 bedded Hospital was sanctioned to Markapur in Prakasham District;

(b) if so, whether the Government orders have been issued in this regard; and

(c) if not, the reasons for the delay?

A—

(a), (b) and (c) No. Sir, It is not a fact that a 50 bedded hospital was sanctioned to Markapur in Prakasham District. There is already a 10 bedded hospital at Markapur at present. Proposals for construction of a 10 bedded ward at an estimated cost of Rs. 1.34 lakhs have been received by Government. But in view of the paucity of funds, the Director of Medical Education and Administration has been advised to place the matter before the District Hospital Development Committee to explore possibilities for raising public contribution as per the guidelines prescribed in G.O. Ms. No. 1114 Health dated 6-11-78. The Director of Medical Education and Administration has requested the District Medical and Health Officer, Prakasham district to take action accordingly and his reply is awaited.

Demolishing of a House in Khammam

403—

2284-(U) Q.—Sarasri M. Omkar and Ch. Yerraiah :—Will the Minister for Municipal Administration be pleased state;

(a) whether it is a fact that in Khammam city Sri P.Laxshmaiah's house was demolished by the Municipal authorities on 25-7-1978;

(b) whether it is a fact that the said house was built by the loan obtained in the State Bank in 1969 and he had been paying Municipal Tax since then

(c) whether the Government is aware of the fact that a mass agitation has been going on against the said and inhuman act of the Khammam Municipal authorities; and

(d) the steps taken by the Government in this regard?
346

Written Answers to Questions

A—

(a) and (b) Sri P. Laxmaiah Peon of State Bank of Hyderabad, Khammam branch took a piece of Municipal land from the open space of layout No. T. P. 44/5 approved for L. I. G. Quarters at Malllagudem, Khammam on lease about 16 years back for which he has been paying encroachment fee to the Municipality. He constructed a thatched shed with the permission of Khammam Municipality and paid the property tax for the years 1971-72 to 1975-76. In the year 1969, he constructed unauthorisedly in addition to the thatched shed a pucca Mangalore tiled house by encroaching upon adjacent Municipal land exactly in the alignment of the proposed 30 feet wide road. Accordingly, his application for the construction of unauthorised Manglore titled house was rejected by the Municipality and the Director of town Planning and he was prosecuted in a court of Law. Meanwhile, the purchasers of Municipal Plots of L. I. G. H Colony who are having access to the road provided in I. P. 44/57, which was encroached by Sri P. Laxmaiah, pressed the Municipality to remove the encroachment as they were experiencing difficulty for approaching the road. In view of this a final notice was issued by the Municipality for removal of unauthorised encroachment. Against this, he filed a suit in Munsiff Magistrate Court where the case was dismissed. He again filed a Writ Petition in the Andhra Pradesh High Court which was also dismissed on 2-12-1977. Thereafter giving a reasonable time to Sri P. Laxmaiah the unauthorised encroachment was removed by the Municipality on 25-7-1978.

(c) & (d) In view of the fact that Sri P. Laxmaiah had encroached the road and constructed house unauthorisedly, the action of the Municipality is in accordance with law.

Supply of Protected Water supply to all Municipalities

404

2346 Q.—Sri K. Govinda Rao:—Will the Minister for Municipal Administration be pleased to state:

(a) whether the Government has decided to supply protected water supply to all the Municipalities in the State;

(b) if so, by which year;

(c) the expenditure involved to said proposal;

(d) the names of Municipalities which have got protected water supply in the State at present;

(e) the names of Municipalities which have got insufficient protected Water supply at present; and

(f) the names of municipalities which do not have protected water supply at present?
A.—

(a) and (b): It is proposed to cover all the Municipalities with protected water supply schemes by the end of Sixth Five Year Plan subject to availability of funds.

(c): Approximately Rs. 549.37 lakhs.

(d), (e) and (f): Lists are given below:

**LIST OF MUNICIPALITIES WHICH HAVE GOT PROTECTED WATER SUPPLY IN THE STATE AT PRESENT.**

<table>
<thead>
<tr>
<th>No.</th>
<th>Municipality</th>
</tr>
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<tbody>
<tr>
<td>1</td>
<td>Srikakulam</td>
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<tr>
<td>2</td>
<td>Salur</td>
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<td>3</td>
<td>Parvathipuram</td>
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<td>4</td>
<td>Visakhapatnam</td>
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<td>5</td>
<td>Vizianagram</td>
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<td>6</td>
<td>Anakapalli</td>
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<td>7</td>
<td>Rajahmundry</td>
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<td>8</td>
<td>Kakinada</td>
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<td>9</td>
<td>Amalapuram</td>
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<td>10</td>
<td>Peddapuram</td>
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<td>11</td>
<td>Samalkot</td>
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<td>12</td>
<td>Ramachandrapuram</td>
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<td>13</td>
<td>Pithapuram</td>
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<td>14</td>
<td>Mandapeta</td>
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<td>15</td>
<td>Eluru</td>
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<td>16</td>
<td>Palacole</td>
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<td>17</td>
<td>Bhimavaram</td>
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<td>18</td>
<td>Tadepalligudem</td>
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<td>19</td>
<td>Vijayawada</td>
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<td>20</td>
<td>Machilipatnam</td>
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<td>21</td>
<td>Gudivada</td>
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<td>22</td>
<td>Guntur</td>
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<td>23</td>
<td>Narasaraopet</td>
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<td>24</td>
<td>Ponnur</td>
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<td>25</td>
<td>Mangalagiri</td>
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<td>26</td>
<td>Ongole</td>
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<td>27</td>
<td>Markapur</td>
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<td>Kurnool</td>
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<td>Adoni</td>
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<td>Nandyal</td>
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<td>Yemmiganur</td>
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<td>32</td>
<td>Nellore</td>
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<td>Gudur</td>
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<td>Kavali</td>
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<td>35</td>
<td>Cuddapah</td>
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<td>36</td>
<td>Proddatur</td>
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<td>37</td>
<td>Tirupathi</td>
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<td>38</td>
<td>Chittoor</td>
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<td>Srikalahasti</td>
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<td>40</td>
<td>Madanapalli</td>
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<td>41</td>
<td>Anantapur</td>
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<td>42</td>
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<td>Hindupur</td>
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<td>Tadpatri</td>
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<td>Rayadurg</td>
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<td>46</td>
<td>Dharmavaram</td>
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<td>47</td>
<td>Tandur</td>
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<td>48</td>
<td>Mahaboobnagar</td>
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<td>49</td>
<td>Narayanpet</td>
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<td>50</td>
<td>Gudwal</td>
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<td>51</td>
<td>Nalgonda</td>
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<td>52</td>
<td>Suryapet</td>
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<td>Zaheerabad</td>
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<td>59</td>
<td>Khammam</td>
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<td>60</td>
<td>Karimnagar</td>
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<td>61</td>
<td>Jagtial</td>
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<td>62</td>
<td>Adilabad</td>
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<td>63</td>
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<td>65</td>
<td>Bhainsa</td>
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<td>66</td>
<td>Nizamabad</td>
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<td>67</td>
<td>Bodhan</td>
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<td>68</td>
<td>Warangal</td>
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<tr>
<td>69</td>
<td>Janagaon</td>
</tr>
</tbody>
</table>
LIST OF THE MUNICIPALITIES WHICH HAVE GOT INSUFFICIENT PROTECTED WATER SUPPLY AT PRESENT.

1. Vijayawada
2. Machilipatnam
3. Bodhan
4. Anantapur
5. Eluru
6. Rajahmundry
7. Kurnool
8. Gudur
9. Adilabad
10. Kakinada
11. Warangal
12. Vizianagaram
13. Visakhapatnam
14. Amalapuram
15. Ramachandrapuram
16. Samalkot
17. Bhimavaram
18. Guntur
19. Mangalagiri
20. Ongole
21. Nellore
22. Kavali
23. Nandyal
24. Cuddapah
25. Proddatur
26. Chittoor
27. Guntakal
28. Hindupur
29. Mahaboobnagar
30. Nalgonda
31. Karimnagar
32. Nizamabad

List of the Municipalities which do not have Protected Water Supply at present

1. Narsapuram
2. Bapatla
3. Chilakaluripet
4. Tenali
5. Bobbili
6. Kadiri
7. Bhimunipatnam
2750 Q.— Sri K.V.Kurmi Naidu:—Will the Minister for Medium Irrigation be pleased to state:

(a) the estimated expenditure on Vengalarayasagaram and Janjhavathi Reservoirs;

(b) the amount spent so far on each of them and the amount yet to be spent;

(c) the amount allotted for each of them during this year and

(d) the names of the villages in Bobbili Taluk to which water will be supplied through these reservoirs?

A—

(a) The Estimated cost of the Janjhavathi Reservoir is about Rs. 1,551.00 lakhs (it is up-dated to Rs. 1,745.00 lakhs) Estimated cost of Vengalarayasagaram is Rs. 772.00 lakhs and Rs. 865.00 lakhs including direct and indirect charges.

(b) The amount incurred on the Projects up to 12/78.

(a) Janjhavathi Project Rs. 287.50 lakhs. Amount yet to be spent Rs. 1,263.50 lakhs.

(b) Vengalarayasagaram Project Rs. 157.81 lakhs. Amount yet to be spent Rs. 707.19 lakhs.

(c) Amounts allotted during this year, i.e., 1978-79:

(a) Janjhavathi Project—Rs. 80.00 lakhs.

(b) Vengalarayasagaram Project Rs. 90.00 lakhs.

(d) (a) Janjhavathi Reservoir Project—Bobbili Taluk, Jagannadhapuram, Nidagallu, Gangarajupuram, Buddipeta, Venkatapuram Agraharam, Bunji, Surnithi puram, Neelakantapuram Ippal Avalagu, Lakshimpuram, gutchni, Jogampeta, Sekhatapuram, Fedebogili, Ajjada, Pedankalam, Krishnapuram.

(b) Vengalarayasagaram Project:—Villages benefited in Bobbili Taluk.

Proposal to Develop Tourist Colony Near Srisailam Project Lake

406—

4069 Q.— Sri K. Venkateswara Rao :— Will the Minister for Tourism be pleased to state:

(a) whether there is any proposal before the Government to develop tourist colony anywhere near the Srisailam Project lake in Kollapur Taluk; and

(b) if not, whether the Government will consider the merits of such a proposal?

A.—

(a) No Sir.

(b) No, Sir, in view of the limited funds for the Department of Tourism.

Regarding Survey on High Level Canal of Nagarjunasagar
(Left Side)

407—

3904 Q.— Sri Nimmala Ramulu:— Will the Minister for Major Irrigation be pleased to state:

(a) whether it is a fact that survey is being done from 552.572 lands of High Level Canal of the Nagarjunasagar (Left side);

(b) the different levels from which lands in various villages will be irrigated together with the extent of land to be irrigated; and

(c) when the construction work of the canal will be taken up?

A.—

(a) Preliminary surveys of N. S. Left Side High Level Canal with offtake levels 550 (167.64 M. and 572)(174.35 M) have been taken up.

(b) & (c): Do not arise in view of initial stage of investigation.

Reconstruction of Sluices for 17th Channel at Divi Taluk

408—

3967 Q.— Sarvasri K. Satyanarayana, M. Omkar, A. Lakshminarayana and N. Raghava Reddy :—Will the Minister for Major Irrigation be pleased to state:

(a) whether the Government have received a memorandum from the roys of Divi Taluk, owing lands under the channel No. 17 Kodur Sector P.W.D., requesting to reconstruct the sluices at the No. 17 canal so as to enable it to irrigate properly the existing more than 1000 acres of Ayacut land thereunder; and
Written Answers to Questions. 26th March, 1979.

(b) if so, the action taken thereon?

A—

(a) there is no specific representation from the roots under 17th channel regarding reconstruction of sluice. There were many representations for restoration of the damaged channel. However it is a fact that during the cyclone and tidal wave on 11-11-71 the sluices on No. 17 channel of Kodurg section were damaged just like the other structure.

(b) The banks of the channel have been restored and silt cleared during last closure period under Cyclone Damage Repairs Grant. Reconstruction of sluices for 17th channel to the revised standards is now taken up and the works will be completed before the next kharif season (i.e.) June, 1979.

Number of Registered Unemployed Candidates of S.Cs., S.Ts.,

2286- (F) Q. — Sri B. Sammaiah: — Will the Minister for Labour and Employment be pleased to state

(a) the number of registered unemployed candidates of S.Cs and S.Ts below S.S.C., Under - graduates, Graduates and Post-graduatee in the State;

(b) the measures being taken by the Government to provide employment for them; and

(c) whether the Government will issue necessary orders to give preference for appointing those candidates who are exceeding the prescribed age limit?

A.—

(a) The number of Scheduled Castes and Scheduled Tribe candidates who were on the rolls of Employment Exchanges in the State as on 31-7-1977.

<table>
<thead>
<tr>
<th>Category</th>
<th>Number on Line Registers</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>Scheduled Caste</td>
</tr>
<tr>
<td>---------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>1. Matriculates including S.S.C.</td>
<td>18, 105</td>
</tr>
<tr>
<td>2. Under graduates</td>
<td>7, 145</td>
</tr>
<tr>
<td>3. Graduates</td>
<td>1, 428</td>
</tr>
<tr>
<td>4. B. Eds.</td>
<td>134</td>
</tr>
<tr>
<td>5. Secondary Grade Teachers</td>
<td>158</td>
</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
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<td>-----</td>
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</tr>
<tr>
<td>6. Typists</td>
<td>304</td>
</tr>
<tr>
<td>7. Stenographers</td>
<td>43</td>
</tr>
<tr>
<td>8. Co-operative Supervisors</td>
<td>39</td>
</tr>
<tr>
<td>9. I.T.I Certificate holders</td>
<td>2,324</td>
</tr>
<tr>
<td>10. Engineering Diploma Holders Total</td>
<td>157</td>
</tr>
<tr>
<td>(a) L.C.E.</td>
<td>30</td>
</tr>
<tr>
<td>(b) L.M.E.</td>
<td>49</td>
</tr>
<tr>
<td>(c) L.E.E.</td>
<td>44</td>
</tr>
<tr>
<td>(d) Others</td>
<td>34</td>
</tr>
<tr>
<td>11. Engineering Degree Holders Total</td>
<td>63</td>
</tr>
<tr>
<td>(a) B.E. Civil</td>
<td>3</td>
</tr>
<tr>
<td>(b) B.E. Mechanical</td>
<td>21</td>
</tr>
<tr>
<td>(c) B.E. Electrical</td>
<td>39</td>
</tr>
<tr>
<td>12. Agricultural Graduates</td>
<td>19</td>
</tr>
<tr>
<td>13. Medical Graduates</td>
<td>209</td>
</tr>
<tr>
<td>14. Post Graduates</td>
<td>493</td>
</tr>
<tr>
<td>15. Below S.S.C. including Un-skilled</td>
<td>67,363</td>
</tr>
<tr>
<td>Grand Total</td>
<td>97,984</td>
</tr>
</tbody>
</table>

(d) The Government have launched the Special Employment Scheme on 15-8-78, which envisage generating 50,000 jobs in Public and Private Sectors to provide employment opportunities to the educated unemployed candidates belonging to S.Cs., S.T., listed Backward and economically Backward Classes. The following schemes have been approved by the Government:

1. **Directorate of Industries**:
   - Setting up of 2,000 Small Scale Industrial units and 3,000 business ventures, to provide employment to 1,240 graduates and 3,760 matriculates.

2. **Directorate of Technical Education**:
   - (i) Increase the intake of candidates by 120, at 40 each in three polytechnics at Hyderabad, Kakinada and Tirupathi for L.C.E.
   - (ii) Coaching in typewriting and Shorthand:
     - It is proposed to take 30 candidates each in eight polytechnics at Srikakulam, Kakinada, Guntur, Wanaparthy, Nellore, Hyderabad
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Secunderabad and Thirupathi in the following courses. Lower Grade 10 students (five in typewriting, 5 in shorthand). Higher grade 20 students: (10 in typewriting, 10 in Shorthand).

3. Directorate of Animal Husbandry:

(i) Artificial Insemination programme: Training of one hundred selected persons initially in Artificial Insemination work for a period of two months. They would be supplied frozen semen and enabled to undertake servicing of cattle. They would charge the farmer for these services.

(ii) Poultry Units: Establishment of 1,000 self-employment units of poultry of one hundred layers each in areas where Government of India scheme is not now being implemented.

4. Directorate of Women Welfare, Small Scale Industrial Ventures:

The scheme envisages providing employment to 400 educated unemployed women in small scale Industrial ventures such as match making, printing, dyeing, basket and mat-weaving and retail trades like dairy, poultry, sheep-rearing, food processing and canning and house-hold requirements and condiments, vegetable vending, kirana cut pieces, fish vending. It is also contemplated to train 100 of the above 400 persons in various trades ranging from three months to two years.

5. A.P. State Electricity Board:

Appointment of 300 persons as helpers on part-time basis to attend to the consumer servicing such as replacement of L.T. fuses of three phase services, replacement of street light bulbs, replacement of H.T. and L.T. fuses, distribution of bulbs and such other works of routine maintenance as may be entrusted to them. The programme envisages selection of candidates who are matriculates or I.T.I. trained persons in electrical trades and imparting them eight weeks training in the Training Institute of the A.P.S.E.B.

6. Road Transport Corporation Training in Heavy Vehicle Driving:

The Andhra Pradesh Road Transport Corporation proposes to impart training to 300 Light Motor Vehicles Licensees as apprentices in heavy vehicle driving and subsequently employ them in the existing vacancies in the R.T.C.

Schemes formulated by the Directorates of Handlooms and textiles Medical and Health, Agriculture, Agro Industries Corporation, Khadi Board, A.P.S.I.D.C., Inspector-General of Police and Directorate of School Education are being processed. Other Departments viz., Directors of Social Welfare, Tribal Welfare, B.Cs, Welfare, Youth Welfare, Tourism, L.I.D.C.A.P. and Drugs Controller are formulating
their schemes

(c) Orders were issued extending the period of available of age concession given in the G.O.Ms. No. 62, G.A. (Ser.A) Department dated 27-1-1978 for a further period of two years on and from 1-7-1978

Construction of Buildings of Ashram School in Khammam District.

410—

3175 Q.—Sri P. Ramachandraiah:—Will the Minister for Social Welfare be pleased to state:

(a) the number of Ashram Schools for which buildings were constructed so far in Illendu and Burgumpad taluks of Khammam District;

(b) the number of Ashram Schools for which buildings are yet to be constructed; and

(c) the steps being taken by the Government in this regard?

A.—

(a) 10

(b) 11

(c) Integrated Tribal Development Agency, Khammam and Director of Tribal Welfare are providing funds for construction of buildings, Loans from Banks are also obtained for the purpose.

Proposal to Sanction Girls Hostel at Narsampet

411—

3691 Q.—Sri M. Omkar:—Will the Minister for Social Welfare be pleased to state:

(a) Whether the Government have taken a decision to sanction a Girls hostel at Narsampet in Warangal District in pursuance of a representation by the Local M.L.A. in the month of May, 1978; and

(b) if so, when will it be started?

A.—

(a) No, Sir.

(b) Does not arise.

Recruitment of Public Prosecutors

412—

2285-(J)Q.—Sri B. Sammaiah:—Will the Minister for Law and Ports be pleased to state:

(a) Whether any recruitments for Public Prosecutors are made by the Government recently;

(b) if so, whether the reservation in appointments is followed or not;
Written Answers to Questions. 26th March, 1979. 355

(c) the number of Scheduled Castes and Schedule Tribes selected; and
(d) if not, the reasons therefor?
A.—
(a) Yes, Sir.
(b) There is no such reservation.
(c) and (d) Period for which the information required is not specified. However, no Scheduled Caste and Scheduled Tribe candidate has been selected since 1977.

Recruitment of Assistant Public Prosecutor-I and Additional Public Prosecutor-I in Rayalaseema Districts.

413—
2751 Q.—Sri A. Mohanreddi:—Will the Minister for Law and Ports be pleased to state:
(a) the number of Posts of Assistant Public Prosecutor-I and Additional Public Prosecutor-I vacant in Rayalaseema Districts;
(b) whether these posts will be filled up by promotion and direct recruitment fixing ratio; and
(c) when will these posts be filled up?
A.—
(a) 2 Posts of Principal Assistant Public Prosecutor or Grade-I and 5 Posts of Additional Assistant Public Prosecutors Grade-I are vacant.
(b) Filled by promotion only from the posts of Assistant Public Prosecutors, Grade-I.
(c) Shortly.

Setting up a Separate Munsiff Magistrate Court for Mulug Taluk

414—
3935 (F).Q.—Sarvasri M. Omkar, M. Yarraiah Reddy, Smt. M. Swarajyam and Sri A. Lakshminarayana:—Will the Minister for Law and Ports be pleased to state:
(a) whether it is a fact that the High Court of Andhra Pradesh-Hyderabad sent a letter to the Government recommending for establishment of a separate Munsiff Magistrate Court for Mulug Taluk at Mulug in Warangal district; vide Roe No. 2920/78-B dated 21-1-1978; and
(b) if so, the action taken thereon?
A—
(a) Yes, Sir.
(b) The proposal is being examined.

Proposal to Impart Training as Assistant Conservators of Forests

3701 Q—Sri M. Jayaramulu:—Will the Minister for the Forests be pleased to state:
(a) whether there is any proposal before the Government to impart training to 20 candidates as Assistant Conservators of Forest on emergency basis;
(b) if so the place where the training centre is located;
(c) the number of Backward Class and Scheduled Caste candidates out of the candidates to be given training at the training centre;
and
(d) the requisite education qualifications prescribed for the candidates.

A—
(a) Yes, Sir.
(b), (c) Yet to be decided by Govt.
(d) A Bachelor's degree in Botany, Zoology, Physics, Chemistry, Mathematics, Statistics, Geology, Mechanical Engineering, Civil or Chemical Engineering or Agriculture of a Recognised Indian University or any equivalent foreign qualifications provided that in the case of Graduates with pure Mathematics or Statistics, the candidates must have taken one of the following subjects in their matriculation or any equivalent qualification.

(1) Biology, (2) Physics and (3) Chemistry

Plantation of Babul Plants in Nalgonda District

416—

2747 Q—Sri N. Raghava Reddy:—Will the Minister for Forests be pleased to state:
(a) the amount spent this year in Nalgonda district for growing babul plants, etc, in tank beds and ponds;
(b) the number if trees survive; and
(c) whether the poor people are allowed to graze their sheep and cattle in the tank beds when there is no water, in view of the fact that the plants grew in the said tank beds have perished?

A—
(a) Rs. 1,29,787 Sir.
(b) During the year 1978-79, plantations are being raised over an area of 750 hectares in Nalgonda district. So far, 4,18,100 plants have been planted, of which, 3,54,280 plants are surviving. The planting is still in progress and will be completed with the receding...
(c) The villagers are not being allowed to graze their cattle in the tank beds where the planting has been done during the current year but it is allowed in the tank beds where the planting has not been done and also where plants have died in extensive patches.

Leasing out the Forest Area under Srisailam Project

2267 Q—Sri B. Rama Rao:— Will the Minister for Forests be pleased to state:
(a) the extent of submergible forest area under Srisailam Project;
(b) whether this area has been given for contract or lease to any one for cutting the wood
(c) whether any-body has applied from this forest area
(d) the probable income on this land:
(e) the action being taken by the Government to allot this area and
(f) the present situation of the submergible forest land in Mannanur and Kollapur Ranges, Nagarkurnool in Mahaboobnagar district?

A—
(a) 9,827 acres Sir, (workable area 4,158 Unworkable area 5,669 acres)
(b) No Sir, the trees are being extracted Departmentally by the Divisional Forest Officer Logging Division Achampet.

M/s Panyam Cement and Minerals Industries Limited, Kurnool has applied for this area.
(d) The estimated revenue is Rs. 3,50,000
(e) The Forest Department has taken up the extraction of forest produce departmentally. Hence the question of selling this area to private contractor does not arise.
(f) These areas are being worked Departmentally by Divisional Forest Officer, Logging Division, Achampet.

Functioning of the Make India Green Committee in Mahabubnagar

418—

3704 Q—M. Jaya Ramloo;—Will the Minister for Forests be pleased to state:
(a) the number of non-officials in the Committee constituted in Mahabubnagar district to see that the programme to make India evergreen with various kinds of trees under Six Point Formula is implemented successfully, during 1978 season;
358 26th March, 1979. Written Answers to Questions

(b) whether there are Legislators among them;
(c) if so, their names; and
(d) the number of various plants supplied under the said scheme to Wanaparthy constituency for fodder, fruit, timber, etc.

A—

(a) The following three are the non-official members in the Make India Green Committee in Mahabubnagar district.

(iii) Sri S. Manohar, B. Com., Jayce Club, Ex-President Mahabubnagar.

(b) Yes, Sir.
(c) Sri Veera Reddy, BSc, LL.B., MLA, Atmakur, Mahabubnagar.

(d) 2730 Eucalyptus, 2000 Pongamia, 2000 soapnut and 2000 glyricidia plants have been distributed in the following villages of Wanaparthy constituency:

1. Nagaram village.
2. Rajampet village.
5. Veerapalli village.
7. Wanaparthy Town.

Fixation of Boundaries of Forest Blocks In Venkatagiri Estate

419—

2576 Q.—Sri Pullekurru Ramachandra Reddy:—Will the Minister for Forests be pleased to state:

(a) whether the boundaries of taken over Estate Forests in Venkatagiri Estate (Darsi, Podili, Venkatagiri, Sullurpet etc., Taluks of Prakasam and Nellore Districts) are fixed after due enquiry by Forest Settlement Officers;

(b) if so, when;

(c) whether there are representations from Darsi, Podili taluks of Prakasam district that injustice was done to them and request for realignment; and

(d) the action taken by the Government in this regard?
(a) Yes, Sir. The boundaries of the forest blocks so far notified under Section 15 of Andhra Pradesh Forest Act, 1967 in Venkatagiri Estate are fixed after due enquiry by the Forest Settlement Officer.

(b) The following are the names of the blocks and year of demarcation:

<table>
<thead>
<tr>
<th>Name of Taluk</th>
<th>Name of block</th>
<th>Year of demarcation</th>
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<tbody>
<tr>
<td>Venkatagiri</td>
<td>Bandepalli Reserve Forest</td>
<td>1976-77</td>
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<td>Do.</td>
<td>Velikollu East Reserve Forest</td>
<td>1973-74</td>
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<tr>
<td>Do.</td>
<td>Velikollu West Reserve Forest</td>
<td>1973-74</td>
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<td>Do.</td>
<td>Bhimavaram Reserve Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Mopur Reserve Forest</td>
<td>1975-76</td>
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<td>Do.</td>
<td>Kolapadu Reserve Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Dandavelu Reserved Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Koyyur Reserve Forest</td>
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<td>Do.</td>
<td>Alumili Reserve Forest</td>
<td>1975-76</td>
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<td>Do.</td>
<td>Gottikadu West Reserve Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Gottikadu East Reserve Forest</td>
<td>1975-76</td>
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<td>Do.</td>
<td>Mannur Reserve Forest</td>
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<td>Do.</td>
<td>Jayampu Reserve Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Veerlagunapadu ‘A’ Reserve Forest</td>
<td>1977-78</td>
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<td>Do.</td>
<td>Veerlagunapadu ‘B’ Reserve Forest</td>
<td>1977-78</td>
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<td>Sagapur Reserve Forest</td>
<td>1978-79</td>
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<td>Do.</td>
<td>Pelur Reserve Forest</td>
<td>1975-76</td>
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<td>Do.</td>
<td>Kalavatapudi Reserve Forest</td>
<td>1975-76</td>
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<td>Do.</td>
<td>Permidi ‘B’ Reserve Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Athivaram Reserve Forest</td>
<td>1974-75</td>
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<td>Sullurpet</td>
<td>Nelapalli Reserve Forest</td>
<td>1977-78</td>
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<td>Do.</td>
<td>Yekollu Reserve Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Kallur Reserve Forest</td>
<td>1975-77</td>
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<td>Do.</td>
<td>Polireddypalem Reserve Forest</td>
<td>1976-77</td>
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<td>Do.</td>
<td>Resanur Reserve Forest</td>
<td>1978-79</td>
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<td>Do.</td>
<td>Venumbakam Reserve Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Udipidi Reserve Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Mangalampudu Reserve Forest</td>
<td>1974-75</td>
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<td>Do.</td>
<td>Uthur Reserve Forest</td>
<td>1976-77</td>
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<td>Do.</td>
<td>Mambattu Reserve Forest</td>
<td>Some time long ago</td>
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<td>Do.</td>
<td>Pudirayaduruvu Reserve Forest</td>
<td>Do.</td>
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Written Answers to Questions

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<tbody>
<tr>
<td>Sullurpet</td>
<td>Kummarapalem Reserve Forest</td>
<td>1972-73</td>
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<tr>
<td>Do.</td>
<td>Karikadu Reserve Forest</td>
<td>1972-73</td>
</tr>
<tr>
<td>Do.</td>
<td>Arur Reserve Forest</td>
<td>1976-77</td>
</tr>
</tbody>
</table>

(c) and (d) The Forest Settlement Officer, Nellore has reported that no representations from Darsi and Podili Taluks of Prakasam district have been received from the public for realignment of block boundaries.

Implementation of the Guidelines on Forest Conservation

3491 Q.— Sri Nallpareddy Sreenivasul Reddy: Will the Minister for Forests be pleased to state:

(a) whether the State Government have issued instructions to Collectors in G.O.Ms. No. 636, Forests and Rural Development Department, dated 26-9-1978 not to assign any forest land and also refrain from recommending proposals involving conversion of forest land areas to agricultural, commercial or other purposes;

(b) if so, the reasons therefore,

(c) whether this G.O. will apply to the cases where exchange of land is offered by the Collectors to the Forest Department, and

(d) the names of villages in Venkatagiri Taluk where the Forest Department has evicted the landless poor people from the lands which are under cultivation since 1-1-1970?

A—

(a) Yes, Sir,

(b) The Government of India have issued certain guidelines on forest conservation, as a part of the National Forest Policy. The State Government have accepted the guidelines and accordingly issued orders in G.O. Ms. No. 636 Forests & Rural Development (For. I) Department, dated 26-9-1978. These orders have become necessary, in view of the fact that good forests are being depleted as a result of which soil erosion sets in giving rise to floods and famine.

(c) The exchange of forest land with revenue lands is not covered by the said G.O. Every individual proposal will be examined on merits.

(d) The encroachers of the forest lands of the following villages of Venkatagiri taluk, who occupied the lands after 1-1-1979 were evicted in the subsequent years.

1. Pathanalapadu
2. Kotpally Village
3. Vakyam
4. Bhemmavzram

Sri M. Baga Reddy.—Sir, I beg to lay on the Table a copy of the following notification with which certain rules have been made under sections 15 and 217 of the Andhra Pradesh Gram Panchayats Act, 1964 and which has been published in the Andhra Pradesh Gazette as required under sub-section [5] of section 217 of the Andhra Pradesh Gram Panchayats Act, 1964.

Reference to the G.O. and Date. Reference to the Gazette and Date

Mr. Speaker:—Paper laid on the Table.
PAPERS PLACED ON THE TABLE

Statement in pursuance of an assurance given while answering LAQs. No. 378 and 1851 on 24-8-1978.

Sri V. Nageswara Rao:- Sir, I beg to place on the Table a copy of the statement in pursuance of an assurance given on 24-8-1978 while answering LAQs No. 378 and 1851, regarding Acid Smoke of Hindustan Zinc Plant at Visakhapatnam and the pollution caused by Hindustan Polymers Limited, Visakhapatnam.

Mr. Speaker:- Paper placed on the Table.

Statement placed on the Table of the House with reference to the assurance given by the Minister for Municipal Administration on the floor of the House while answering The L.A.Qs. No. 378 and 151 on 24-1-1978.

L.A.Q. No. 378 Regarding Acid Smoke from Hindustan Zinc Plant at Visakhapatnam:

M/s. Hindustan Zinc Ltd. is manufacturing ingots of Zinc, Lead and Cadmium. During the recasting of the metal concentrate, sulphur dioxide gas is evolved and this gas is utilised in the sulphuric acid plant for manufacture of sulphuric acid. Whenever there is a power failure the sulphur dioxide escapes into the atmosphere and cause air pollution. As an alternate arrangement for power supply, the factory has procured from USSR two diesel generators, each of 5 mega watts capacity and the work on the shed to house the generators has been completed as well as the foundation for erecting the generators. The work on erection and commissioning of the diesel generators is to be completed. The delay is due to arrival of the Lussain Experts who are at present busy with the work at Undipur where a plant is existing under the management of Hindustan Zinc Ltd. The factory authorities have been advised to ensure that the erection and commissioning of the generators is completed expeditiously in order to avoid all pollution problem when there is a power failure. As regards treatment of liquid wastes, the factory has already set up an effluent treatment plant to treat the liquid wastes and the functioning of this plant is being watched by the A.P. State Board for Prevention and Control of Water Pollution. The effluent samples are being collected periodically and analysed to keep a watch on the effluent quality and to direct the industry for necessary remedial measures, if any, to be carried out from time to time.

L.A.Q. No. 1851 Regarding the Pollution caused by the Hindustan Polymers Limited Visakhapatnam:

M/s. Hindustan Polymers Ltd. is manufacturing styrene and Polystyrene using alcohol as the main raw material. The industry
has set up its own alcohol plant to manufacture alcohol from molasses (4.5 to 5.00 lakh litres per day). The pollution problem is mainly on account of the liquids discharged from the alcohol plant. On directives of the Andhra Pradesh State Board for Prevention and Control of Water Pollution, the industry has constructed aerobic lagoons to treat the effluents generated from the alcohol plant. By such treatment, the pollution load is reduced by about 90 per cent and the BOD content of the effluents discharged will be around 3000 ppm and the treated wastes can be used for agricultural purposes after dilution without any damage to the crops. The lagoons constructed by the industry are working satisfactorily and the effluents after treatment are discharged outside the factory premises. They have provided Kutcha drain to let out the treated wastes, which is running parallel to the railway line (Simbachalam North Yard) upto Railway bridge No. 1649 where the effluents get stagnated. The Board has examined this position and has directed the industry to ensure proper treatment of the effluent rendering it fit for utilisation on irrigation lands and also to make necessary arrangements in such a manner that the effluents are not allowed to stagnate in the surrounding pits and cause obnoxious conditions in the area. The factory authorities have approached the railway authorities for laying a drain connecting the effluent outlet point and the railway culvert. They are pursuing the matter with the railway authorities and the work will be taken up and completed after receipt of permission from the railway authorities.

In addition to the above measures, the industry has been directed to take steps for providing second stage treatment by putting up aerobic lagoons. They have agreed to provide for secondary treatment after evolving a suitable method as at present no distillery in India has provided secondary treatment facilities and several research and other organisations are working on this problem by conducting pilot plant studies.

The Board is watching the functioning of an aerobic lagoons constructed by the industry. The effluent samples are being collected regularly and analysed to keep a watch on the efficiency of treatment plant.
26th March, 1979. Placing Information before the House:
re: Admission of a candidate in M.B.B.S. during 1978-79 in Gandhi Medical College, Hyderabad.

Placing information before the House.

re Admission of a Candidate in M.B.B.S. during 1978-79 in Gandhi Medical College, Hyderabad.

Mr. Speaker:—The Minister for Health will place the information relating to Short notice Question No. 3951-T answered on 24-3-79.

Sri A. Mandan Mohan:—Sir, I beg to place the information relating to the admission of one candidate in M.B.B.S. course during 1978-79 in Gandhi Medical College, Hyderabad, as directed by the Hon'ble Speaker on 24-3-79 at the time of answering short notice question No. 3951-T, given notice of by Sri E. Subbarao, M.L.A.

I would also like to make a small statement. I furnished all the particulars that the hon. Members wanted. In fact hon. Members wanted only the number of marks obtained by the candidate. But I have given much more than they wanted. I have given the placement of this candidate who has been selected against general quota in open competition. The boys who are selected in open competition for Osmania and Gandhi Medical Colleges are from Serial Number 1 to 131 and this boy's placement is at 58. I have also answered the question whether he has applied under S.C. or S.T. quota. I said categorically "No". This is the statement I have placed. I have brought the originals also for the satisfaction of the Hon'ble Speaker or the hon. Members.

For one thing, I would like to tell the House that it pains me when the hon. Members come and speak with authenticity on certain information given by some person who is neither responsible to this House nor to the society and on a mere complaint by one Yerukalaiyah who address was shown as "New M.L.A. Quarters" they were saying with all authenticity that there is something fishy about. I submit there is no fish-catching and there is nothing fishy about it. Not satisfied with what they have said, they have also mentioned the names of the boy's parents Mr. Rajagopal Reddy the father who is a Professor in the Agriculture University and his wife, i.e., the boy's mother who is working in the Home Science College. If such of those who are not members of this House are brought into disrepute and disrespect how can they protect and defend themselves. They cannot go on telling 'My son has not done this; we are not criminals, we are not indulging in these activities.' When such thing gets publicity it becomes difficult for those respectable members of the society. I also request the press in particular that it should also be made clear that one Prof. Rajagopala Reddy in the Agricultural University and his wife who is said to be working in the Home Science College have admitted their son in M.B.B.S and he has not applied for S.C. or S.T. quota on false or forged

26th March, 1979. 365

Government Bill.

The Andhra Pradesh Appropriation Bill, 1979

Sri G. Rajaram:—Sir, I beg to move;

"That the Andhra Pradesh Appropriation Bill, 1979 be taken into consideration.

Mr. Speaker:—Motion moved.

Government Bill: 36th March, 1979. 365

The Andhra Pradesh Appropriation Bill, 1979

Government Bill.

Government Bill:


10-50 a.m.

The Hon'ble Member said: Shri K.D. Kotha, M.P. moved a resolution that the payment of the A.P. Appropriation Bill, 1979, be deferred. Shri K.D. Kotha said: Mr. Speaker, Sir, I move this resolution with a view to ensuring that the people of Andhra Pradesh are not deprived of their rights, which are guaranteed under the Constitution of India. The people of Andhra Pradesh have been hit hard by the drought, which has resulted in a significant reduction in the availability of water. The government has failed to take adequate measures to address this crisis. The people of Andhra Pradesh are facing an unprecedented water crisis, and the government has not taken any effective steps to tackle it.

The Hon'ble Member further said: The people of Andhra Pradesh have been hit hard by the drought, which has resulted in a significant reduction in the availability of water. The government has failed to take adequate measures to address this crisis. The people of Andhra Pradesh are facing an unprecedented water crisis, and the government has not taken any effective steps to tackle it.

The Hon'ble Member concluded: Therefore, I move this resolution that the payment of the A.P. Appropriation Bill, 1979, be deferred, so that the people of Andhra Pradesh are not deprived of their rights, which are guaranteed under the Constitution of India.
Sri Ch. Parasurama Naidu:—Is it parliamentary to use word ‘cheating’?
Mr. Deputy Speaker:—I have already requested the Hon'ble Member not to use such words.

Sri Ch. Parasurama Naidu:—These are all the words which are outside the parliamentary language. I wish that the Hon'ble Leader of the Opposition will be pleased to learn these things.
Government Bill:

11-00 a.m.

[Document text not legible]
Government Bill:


Government Bill:


11-10 a.m.

11-10 a.m.
Sri Ch. Pararsrama Naidu:—Sir, once upon a time when my good friend Mr. Latchanna has assumed office in the early stages as the Leader of the Opposition and also as the Minister of the Cabinet rank, he has propounded a very good theory, namely responsive co-operation shall also be the duty of the opposition. It is not mere criticism or bitter criticism but also a responsive co-operation from a
Sir, in course of criticism of the Government's administration, I have heard Mr. Jaipal Reddy often times spoke in English and with eloquent expression, sometimes brilliance, overdoin g itself and landing itself in futility. You have got a catalogue of increasing offences, this offence is 600 and that offence is 100. From where he got industriously all this information, but out of that he has an inference which is quite incorrect, on the other hand I say the increasing number of offences which have been brought on record, which have been prosecuted do show the vigilance of Government is very much more than it used to be before. That inference he has failed to draw, but I do agree and join with our friends. It is a common concern of all of us that the administrative machinery shall be geared up, shall be reformed and that it should be made to function more usefully. There is absolutely no difference. Many of our friends who are now adorning the opposition and those who are adorning the treasury benches were ex-ministers. The collective effort of these people has landed us where we are today and if it is unsatisfactory it is a collective failure of all of us. So, the administrative machinery shall be geared up. On that we have no difference. The misfortune is, we are working with a machinery of administration which is more or less of the British type of the bureaucrat type, which is less of life, less of vigour and more of wooden nature, static in its approach to the people's problems. There is no doubt about it. We are all feeling the same. Unfortunately the representatives of the people will have to be working with this machinery. Karl Marx has said that whenever a new type of State has to be established the old machinery of the administration will have to be dismantled and a new machinery suited to the new aspirations will have to be built up. We are to run a welfare State, we are to carry the objective of the welfare State. Unfortunately the machinery is yet to be moulded for these objectives. We cannot dismantle them, because ours is not a violent revolution and therefore we have to put up with some of these inefficiencies and inadequancies and yet it is our duty and we all shall cooperate and we all shall lend our hand to the Government of the day in order to see that our common objectives are achieved. One of the
The main criticism is the failure of the law and order. I say that it is not a fair criticism. It is not a constructiv criticism. How is law and order failing? There is a riot that has taken place between naval men and shipyard men or the riot that has taken place because of the conflict between the students and the bus people. These are organised group which have become very conscious and assertive, which have become very sensitive in their approach. What happened at Visag? A naval man happened to read upon the heels of the trade union gentleman. One of them is out of order and they came into conflict and all of a sudden the entire clean had overtaken. It had overtaken without thinking whether there is reason or no reason, whether it is good or no good. If the students are dealt with or attacked, the entire student community will come forward and there was necessary enforcement of law and order on some incidents. Is it a failure of the law and order? There is something which needs pure correctiveness and there we have to cooperate and do things.

Mr Speaker:—Sir, I do not say that there is nothing wrong but there is something that requires mutual understanding. Here is a national problem. This house is a Republic one and you are presiding there as our guiding spirit. Are we the representatives of the people. Can we claim with conscious that we are conducting with due consideration for the law and order. Are we acting according to the rule in every case perhaps not according to the rule. Is it correct that a bench shall be thrown a mike shall be broken or a member standing up on to bench and than cry about the whole world. Are these things setting example for the people young people inflammable in their mind and in their spirits follow us. They see us in the newspapers what we do that sets an example. And they have ready excuse to conduct themselves out of law and order. Therefore law and order shall be born in us. We are the law givers when we are not responsible for each other in the house how are we intitiled to criticise them for failure of law and order.

Bus route:—Making a statement that in the entire state all the villages will be connected with buses. I doubt is a hyperbolic statement. On account of over enthusiasm some such statements are made and they should be avoided.

Collection of rents:—I submit that collection of rents shall not be coercive but they are bound to be collected. It should be collected with more persistent and intersive approach rather than with coercive methods. We are in democracy. After all they are all our masters. They are giving us money. If they have got money, why should they fail...

On the other hand the villagers are flooded with debets. Please get statistics of every village you will find that every village having debets of lakhs of rupees. That shows continuous recurring budget. Every village calls for sympathetic consideration but not coercive approach.

Paddy:—This is the problem which concerns everybody. Paddy is procured from the ryots and it is again sold by F.C.I. Why should there be so much price difference? It is a subject or debate for over so many years. So far the Government has not found a remedy to it. On the one side as the ryots are suffering for want of good price and on the other, in the market we are having the same price continuing. Government should look into this and a remedy shall be found otherwise the people will think that you are not efficiently administering.

I found that criticism of the opposition is a more or less centered on the Chief Minister. I am sure the Chief Minister is a person who can absorb much attack. He needs no support from any of us. This is criticism of Shastipuri Celebrations. I do not see any vulgarity in any Shastipuri Celebrations, but the criticism has gone to the maximum extent. That has to be abandoned. After all these celebrations are personal. I never celebrated my birthday. Some of the people like Chowdary Charan Singh have celebrated their birthdays. Mr Charan Singh has celebrated his birthday when he was not in office but he was in office the earlier year. He was the Head of a particular group. My good friend Mr. Gowthu Latchanna also did his Shastipuri Celebration. I am not thinking that it is wrong. Therefore, that subject shall not be politicalised. Most of the Opposition Members were in the Reception Committee of Dr Channa Reddy Shastipuri Celebrations.
Government Bill: 25th March, 1979

Rajyasabha: 25th March, W 379


The Government Bill was placed on the table at 11.40 a.m.

Government Bill:

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Government Bill:
26th March, 1979,
381.


does not render


Government Bill:

রাষ্ট্র সরকার বিভাগফল রিপোর্টের সংক্ষিপ্ত তালিকার সাথে সম্পর্কিত, সম্মানের জন্য দাবী করা হয়েছে এবং এটি বিভাগ সরকারের ফলে নিউজে প্রকাশিত হয়েছে। এটি রাষ্ট্রসরকারের জন্য রাষ্ট্র সরকার বিভাগফল রিপোর্টের সাথে সম্পর্কিতের জন্য দাবী করা হয়েছে।

(1) এখনো এক্সট্রা সাধ্যঃ— এখনো এক্সট্রা সাধ্যঃ এক্সট্রা সাধ্যঃ এক্সট্রা সাধ্যঃ

(2) এখনো এক্সট্রা সাধ্যঃ— এখনো এক্সট্রা সাধ্যঃ এক্সট্রা সাধ্যঃ

(3) এখনো এক্সট্রা সাধ্যঃ— এখনো এক্সট্রা সাধ্যঃ এক্সট্রা সাধ্যঃ
I congratulate our Finance Minister for the progress. We are already going ahead with the progress, we are for democracy.
Government Bill:


385
386  26th March, 1979.

Government Bill:


387
Government Bill:


12-10. p.m. 

(last page)

15

(last page)

(last page)
When the Municipal authorities wanted to remove the shops the Excise Superintendent interfered in the matter.

Whether he actually participated or not.
Government Bills:
The A. P. Appropriation Bill, 1979,


391

...


...
Government Bills:


9–11
12.30 p.m.


The House was adjourned at 12.30 p.m.

This is merely an eye wash, just a formality.
396 26th March, 1979.

The A. P. Appropriation Bill, 1979

12.40 p.m.
جیہان نک تک حیدرآباد سپر کے مدارس کا نیالیہ سے ملتا ہے اور جو روعہ ہونا چاہتا ہے۔

حیدرآباد میں عظیمہ ہزارہ جنگ دھماکے سے - اس سستے ہی ہوئے یک ڈیجیٹل ہوئے جانے والے -

عوض کو وسمت تکلیف ہوئے - اور پہلے کی امہیات میں بہت گامی ہوئے - اس

لئے اس کا کوئی۔ کوئی ایک دونا جانی - لوگ اس کی وجہ سے سخت

مصبت میں مبتلا ہوئے۔ رائے سپر کی حالت بھر خصوصی نوجوان کی ضرورت ہے۔ نہ

وہانہ مدارس کے نے روہس هیں - نہ ہرین کا اننظام کی - نہ ینے کے پانی کا

اتنظام ہے۔ اس عادی کے میں اپنی عہدہ داروں کو لاکھ بھی دیا گیا جو کسی

قسم کی کہاں ہر ہیں جا شنی۔

میں ایک اور مطالبہ بہ ہرنا چاہوں کا جب خطرہ ہے آر - ہس - یس ہی

کرناگل اور ہو - ہیں ہی اپنے ہی اپنے لگدی گنی میں ہیں - یہ بہنا بھی آر - ہس - یس ہی

 پہنچئیں لگدی گنی جان - کرناگل ہیں - ہیں ہی اپنے ہو - تک کانگرے اتنی - یہاں ہی

ہو - پہلے اپنے گرچکے جنگا ہنیکا حکومت ہی لیاک - ہیں ہو - ہیں ہی اپنے ہی اپنے

اس طرح کی بہت ہرنا کوئی لگدی چنان یہ یہ کی قانون - یہ مرتھہ ہی۔ پاکستان

یو - اور ایک اور ہو - ہیں ہوئے ہوئے لیکن یہ برہا کرناگل اور لگدی ہوئے

ویلے والہ مدارس کے نے روہس هیں - اگر اس کو رواں نہیں گیا تو ہر اسکا کوئی

رو - ایک ہو۔ ہرنا اور اسکے خلاف ایک تنظیم کوئی ہوئے گیا - اور ہنر

ہندوستان سے سب سے - بہر کتاب یہ ہو۔ ہیں ہیں کہ یہ سکتا۔
The A. P. Appropriation Bill, 1979-

12-50 p.m.


The A. P. Appropriation Bill, 1979-

398

Government Bills:

This bill is a necessary step in the development of the state. It provides the necessary funds for the state's functioning. The bill covers various departments and sectors, ensuring that the state's resources are effectively utilized.
The A. P. Appropriation Bill, 1979,


Government Bills:

(1) The A. P. Appropriation Bill, 1979,

(2) The A. P. Appropriation Bill, 1979,

(3) The A. P. Appropriation Bill, 1979,

(4) The A. P. Appropriation Bill, 1979,

(5) The A. P. Appropriation Bill, 1979,

(6) The A. P. Appropriation Bill, 1979,

(7) The A. P. Appropriation Bill, 1979,

(8) The A. P. Appropriation Bill, 1979,

(9) The A. P. Appropriation Bill, 1979,

(10) The A. P. Appropriation Bill, 1979,
Government Bills


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Government Bills. The A. P. Appropriation Bill, 1979,
26th March, 1979, 401

50 The A. P. Appropriation Bill, 1979,

(Reading the Bill at 8.20 p.m.)

The A. P. Appropriation Bill, 1979,

...
Government Bills

Government Bills:


(Opening Remarks)

Hon. Members, it gives me great pleasure to present to you The A. P. Appropriation Bill, 1979. This Bill is prepared in accordance with the provisions of the Finance Act, 1979. It covers an expenditure of Rs. 26.79 crores for the year 1979-80.

The Bill provides for the following heads of expenditure:

1. General Administration
2. Development
3. Education
4. Health
5. Social Welfare
6. Public Works
7. Revenue
8. Miscellaneous

The Bill has been prepared with a view to ensuring the efficient utilization of resources and to achieving the objectives set forth in the Budget. I am confident that the Bill will receive the support of this House and will be enacted into law.

(Concluding Remarks)

The Bill has been discussed and passed without any amendments. It is hereby referred to the Governor for his assent.

11.00 P.M.

(Signature)

[Signature]

Government of A.P.
Department of Finance

Government Bills:

Mr. Deputy Speaker, You are taking much time and it is not relevant here. This will not go on record.
Mr. Deputy Speaker:—The question is:

"The Andhra Pradesh Appropriation Bill, 1979 be taken into consideration."

The motion was adopted and the Bill was considered.

Mr. Deputy Speaker:—I shall now put the clauses to vote:

The question is:

"Clauses 2, 3 and Clause I Enacting Formula and Long Title do stand part of the Bill."

The motion was adopted and Clauses 2, 3 and Clause I Enacting Formula and Long Title were added to the Bill.

Sri G. Rajaram:—Sir, I move:

"That the Andhra Pradesh Appropriation Bill, 1979 be passed."

Mr. Deputy Speaker:—Motion moved.

Sri G. Rajaram :—Sir, I beg to move; 

"That the Government be granted a sum not exceeding Rs. 96,05,42,300 for further expenditure in the year 1978-79 as per the Heads of Demands shown below."

<table>
<thead>
<tr>
<th>Demand Number</th>
<th>Service and Purpose</th>
<th>Sums not exceeding</th>
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<tbody>
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<td>Rs.</td>
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<td>II</td>
<td>Governor and Council of Ministers</td>
<td>14,33,000</td>
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<td>IV</td>
<td>Elections</td>
<td>15,16,000</td>
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<td>V</td>
<td>General Administrative Services</td>
<td>50,51,700</td>
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<tr>
<td>VII</td>
<td>Land Revenue Department</td>
<td>69,28,300</td>
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<td>IX</td>
<td>Excise Administration</td>
<td>44,24,500</td>
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<td>X</td>
<td>Commercial Taxes Administration</td>
<td>79,03,400</td>
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<td>XI</td>
<td>Transport Department</td>
<td>8,45,000</td>
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<td>XIII</td>
<td>Police Administration</td>
<td>3,00,42,500</td>
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<td>XIV</td>
<td>Jail Administration</td>
<td>13,14,500</td>
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<td>XV</td>
<td>Stationary and Printing Department</td>
<td>85,39,100</td>
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<td>XVI</td>
<td>Public Works</td>
<td>82,07,000</td>
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<td>XVIII</td>
<td>Pensions</td>
<td>42,700</td>
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<td>XX</td>
<td>Education</td>
<td>60,90,700</td>
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<td>XXI</td>
<td>Medical and Health Services</td>
<td>8,28,15,700</td>
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<td>XXII</td>
<td>Housing</td>
<td>79,63,000</td>
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<td>XXIII</td>
<td>Urban Development</td>
<td>1,65,31,700</td>
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<td>XXV</td>
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<td>XXVI</td>
<td>Civil Supplies Administration</td>
<td>12,18,53,200</td>
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<td>XXVII</td>
<td>Social Welfare</td>
<td>7,69,26,000</td>
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<td>XXVIII</td>
<td>Tribal Welfare</td>
<td>1,46,42,700</td>
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<td>XXIX</td>
<td>Women and Child Welfare</td>
<td>86,200</td>
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<td>XXX</td>
<td>Relief on account of Natural Calamities</td>
<td>13,25,09,800</td>
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<td>XXXII</td>
<td>Administration of Religious Endowments</td>
<td>8,51,700</td>
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<td>XXXIII</td>
<td>Co-operation</td>
<td>1,22,77,400</td>
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<td>XXXIV Agriculture</td>
<td>3,34,04,900</td>
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<td>XXXV Minor Irrigation</td>
<td>4,13,93,500</td>
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<td>XXXVI Animal Husbandry</td>
<td>38,63,400</td>
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<td>XXXVII Dairy Development</td>
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<td>XXXVIII Fisheries</td>
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<td>XXXIX Forests</td>
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<td>XL Community Development</td>
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<td>XLIII Mines and Minerals</td>
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<td>XLIV Multipurpose River Projects</td>
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<td>XLV Irrigation</td>
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<td>XLVI Power Development</td>
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<td>XLVII Minor Port Development</td>
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<td>XLVIII Road Development</td>
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<td>XLIX Tourism</td>
<td>21,30,700</td>
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<tr>
<td>I Compensations and Assignments to Local Bodies and Panchayat Raj Institutions</td>
<td>1,96,000</td>
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<td><strong>Total:</strong></td>
<td><strong>96,05,42,500</strong></td>
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Mr. Deputy Speaker: — Motion moved. The question is:

"That the Government be granted a sum not exceeding Rs. 96,05,42,500 for further expenditure in the year 1978-79 as per the Heads of Demands shown below: —

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Demands for Excess Grants for the year 1974-75.

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<thead>
<tr>
<th>Demand Number</th>
<th>Service and Purpose</th>
<th>Sums not exceeding</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td>Demand I</td>
<td>State Legislature</td>
<td>5,74,353</td>
</tr>
<tr>
<td>Demand IX</td>
<td>Excise Administration</td>
<td>16,03,798</td>
</tr>
<tr>
<td>Demand XII</td>
<td>Treasury &amp; Accounts Administration</td>
<td>2,29,398</td>
</tr>
<tr>
<td>Demand XIV</td>
<td>Jail Administration</td>
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</tr>
</tbody>
</table>
Demands for Excess Grants for the year 1974-75.

<table>
<thead>
<tr>
<th>Demand</th>
<th>(2)</th>
<th>(3)</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Rs.</td>
</tr>
<tr>
<td>XVIII</td>
<td>Pensions</td>
<td>46,49,445</td>
</tr>
<tr>
<td>XXI</td>
<td>Medical and Health Services</td>
<td>1,76,54,085</td>
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<tr>
<td>XXII</td>
<td>Housing</td>
<td>10,57,732</td>
</tr>
<tr>
<td>XXVI</td>
<td>Civil Supplies Administration</td>
<td>6,66,601</td>
</tr>
<tr>
<td>XXX</td>
<td>Relief on Account of Natural Calamities</td>
<td>4,59,52,073</td>
</tr>
<tr>
<td>XLV</td>
<td>Irrigation</td>
<td>1,81,76,177</td>
</tr>
<tr>
<td>XLVIII</td>
<td>Road Development</td>
<td>55,01,257</td>
</tr>
<tr>
<td>XV</td>
<td>Stationery and Printing Department</td>
<td>992</td>
</tr>
<tr>
<td>XVI</td>
<td>Public Works</td>
<td>72,49,023</td>
</tr>
<tr>
<td>XXV</td>
<td>Labour and Employment</td>
<td>43,050</td>
</tr>
<tr>
<td>XXVIII</td>
<td>Tribal Welfare</td>
<td>7,51,535</td>
</tr>
<tr>
<td>XXXIV</td>
<td>Agriculture</td>
<td>36,47,47,501</td>
</tr>
<tr>
<td>XXXVII</td>
<td>Dairy Development</td>
<td>1,01,174</td>
</tr>
<tr>
<td>XXVII</td>
<td>Social Welfare</td>
<td>15,850</td>
</tr>
<tr>
<td>XXX</td>
<td>Relief on account of Natural Calamities</td>
<td>6,56,750</td>
</tr>
<tr>
<td>XXXIII</td>
<td>Co-operation</td>
<td>15,76,949</td>
</tr>
<tr>
<td>XXXV</td>
<td>Minor Irrigation</td>
<td>2,663</td>
</tr>
<tr>
<td>XLII</td>
<td>Village and Small Industries</td>
<td>44,815</td>
</tr>
<tr>
<td>XLVI</td>
<td>Power Development</td>
<td>83,12,970</td>
</tr>
<tr>
<td></td>
<td><strong>Total:</strong></td>
<td>48,04,34,594</td>
</tr>
</tbody>
</table>

Mr. Deputy Speaker: —Motion moved.

The question is:

"That the respective sum of excess expenditure in the year 1974-75 not exceeding the amounts shown in the column 3 be granted in respect of Demands entered in the first and second columns."
Demands for Excess Grants for the year 1974–75.

<table>
<thead>
<tr>
<th>Demand Number</th>
<th>Service and Purpose</th>
<th>Sum not exceeding</th>
</tr>
</thead>
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The motion was adopted and the Demands granted.
The Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Amendment) Bill, 1979

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

'That the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Amendment) Bill, 1979 be taken into consideration.'

Mr Deputy Speaker.—Motion moved

They have been brought on per with the Ministers.

They will
Government Bills:

be over and above this Rs. 500/-.

They will be on par with the Parliamentary Secretaries. This is according to the wishes of all the Members of this House and I expect that it will receive unanimous support.

Government itself is a necessary evil, of all the forms of Govt, democracy is the best one.

It is not our duty to keep them above all. They have to work all the 24 hours if you have to be sincere and devoted to the down-trodden people. They were kept above all, they were kept above all, 4 o'clock 50 they were kept above all.

1-30 p.m.

But when you come to the realities, it is very difficult to work here all the time with the meagre salaries. We are making them starved and yet we expect highest standard of morality from them. These two are contradictory. 500 rupees salary is not sufficient. But when you come to the realities, it is very difficult to work here all the time with the meagre salaries. We are making them starved and yet we expect highest standard of morality from them. These two are contradictory.

500 rupees salary is not sufficient. 100, 200 rupees salary is also not sufficient. I am not very particular about this; but an Expert Committee should go into this. It should take the advice of the elders who are seasoned Parliamentarians and Legislators and do something permanently and from time to time a permanent committee should review it. It is not up to our dignity to ask about the raise of our salaries from time to time. We are not ordinary employees. We are the servants of the people. We have taken it as an opportunity to do something for the benefit of the down trodden.
Government Bills:


417

9–17

Government Bills


415 26th March, '979, Government Bills


The Government have since decided to enhance the House Rent Allowance. Conveyance allowance to Deputy Speaker, Deputy Chairman, Chief Whip and Government Whip from Rs. 300 to Rs. 500 p.m. and from Rs. 500 to Rs. 750 respectively.

In Clause 9, the Government have further decided that the Deputy Speaker, Legislative Assembly, Deputy Chairman, Legislative Council may also be given salaries, allowances and other facilities on par with Ministers. Under H.R.A., please see, Rs. 500/- under existing and the proposed one is Rs. 1500/-.
Government Bills:


The Hon'ble Member:— Hon'ble Sir, there is a Bill, the A.P. Payment of Salaries and Pensions and Removal of Disqualifications (Amendment) Bill, 1979, which has already been placed on the Table. It is in the form of an Amendment Bill, and it needs the approval of this House. The Bill is at the Stage of Second Reading. I have been informed that the Bill has been circulated among the members, and it is sought to intimate the House that the Bill is meant to achieve the purpose which has been indicated in the Bill and which has been approved by the Constitution. It is sought to intimate the House that the Bill is intended to remove the provisions of the original Act and to replace them with new provisions. The Bill is intended to remove the provisions of the original Act and to replace them with new provisions. The Bill is intended to remove the provisions of the original Act and to replace them with new provisions.

The Bill seeks to amend the A.P. Payment of Salaries and Pensions and Removal of Disqualifications Act, 1979, by inserting a new section to provide for the payment of salaries and pensions to Government servants. The Bill also seeks to remove the provisions of section 18 of the said Act which provides for the removal of a Government servant from service if he is found guilty of an act of misconduct. The Bill seeks to insert a new section to provide for the removal of a Government servant from service if he is found guilty of an act of misconduct. The Bill also seeks to insert a new section to provide for the removal of a Government servant from service if he is found guilty of an act of misconduct.

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Government Bills:


On the 26th March, 1979, the Government of BiH presented the A.P. Payment of Salaries and Pensions and Removal of Disqualifications (Amendment) Bill, 1979. The Bill seeks to amend the existing law to address certain issues related to the payment of salaries and pensions to government employees. The Bill clarifies the conditions under which employees can be disqualified and the procedures for removal of such disqualifications. The Bill also includes provisions to ensure fair and transparent payment processes. The Government is seeking the approval of the Parliament to enact this Bill to improve the financial management and accountability within the government sector.


"Every member referred to in sub-section (1) shall, subject to such rules as may be made by the State Government in this behalf, be entitled to travel in any stage carriage vehicle operated by the Andhra Pradesh State Road Transport corporation on any route." The member along with the spouse will be entitled to free travel. In clause 15 (a) the words 'five hundred rupees' be substituted by the 'six hundred rupees'.

Sri P. Ganga Reddy: — Sir, The amendments are like this

"That in sub-clause (1-B) under Clause 9 (b) after the words "Every member referred to in sub-section (1) "insert the words "and his or her spouse".

"In clause 15 (a) the words "five hundred rupees" be substituted by the "six hundred rupees".

This is regarding allowances to deputy Speaker and deputy Chairman.

Likewise in the proviso to Clause 3 the words "five hundred" will be substituted by the words "six hundred". Clause 8 inserted to the cover the provisions made in Clause 15."
Government Bills:

Mr. Deputy Speaker: - The question is:
"That the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications [Amendment] Bill, 1979 be taken into consideration."

The motion was adopted and the Bill was taken into consideration.

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

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

Clause 3
Sri P. Ganga Reddy: — I move:
"That in the proviso under Clause 3, for the words "five hundred" substitute the words "six hundred."

Mr. Deputy Speaker: - Amendment moved.

Sri P. Ganga Reddy: — Agreed.... I move:

"That in sub-clause (1-B) under Clause 9 (b) after the words "Every member referred to in sub-section (1)" insert the words "and his or her spouse"

Mr. Deputy Speaker:—Amendment moved.

Sri P. Ganga Reddy:—I move:

"That in sub clause (1-A) under Clause 9 (b) for the words "two thousand and one hundred" the words "three thousand" be substituted".

Mr. Deputy Speaker:—Amendment moved.

(Pause)

Mr. Deputy Speaker:—The question is:

"That under sub-clause (c) of Clause 9 (a) for the words "three hundred" substitute the words "four hundred".

"That in sub-clause (1-B) under Clause 9 (b) after the words "Every member referred to in sub-section (1)" insert the words "and his or her spouse".

"That in sub-clause (1-A) under clause 9 (b) for the words "two thousand and one hundred" the words "three thousand" be substituted".

The amendments were adopted.

Mr. Deputy Speaker:—The question is:

"That Clause 9 as amended do stand part of the Bill". The motion was adopted and Clause 9 as amended was added to the Bill.

Clauses 10 to 14

Mr. Deputy Speaker:—The question is.

"That Clauses 10 to 14 do stand part of the Bill."

The motion was adopted and Clauses 10 to 14 were added to the Bill.

Clause 15

Sri P. Ganga Reddy:—I move

"In sub-clause (a) of Clause 15 for the words "five hundred" substitute the words "six hundred".

Mr. Deputy Speaker:—Amendment moved:

(Pause)

Mr. Deputy Speaker:—The question is:

"In sub-clause (a) of Clause 15 for the words "five hundred" substitute the words "six hundred".

9-18
The motion was adopted.

Mr. Deputy Speaker: The question is:

"That Clause 15 as amended do stand part of the Bill."

The motion was adopted and "Clause 15 as amended" was added to the Bill.

Mr. Deputy Speaker: The question is:

"That Clause 1, Enacting Formula and Long Title do stand part of the Bill."

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

Sri P. Ganga Reddy:—Sir, I move:

"That the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Amendment) Bill, 1979 be passed."

Mr. Deputy Speaker:—Motion moved.

(Pause)

Mr. Deputy Speaker: The question is:

"That the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Amendment) Bill, 1979 be passed."

The motion was adopted and the Bill was passed.

ANNOUNCEMENT

Mr. Deputy Speaker:—The last date and time for withdrawal of nominations to the State Library Committee and the Railway and Postal Advisory Committees has been extended up to 10-30 a.m. on 27-3-1979.

The House now stands adjourned to meet again at 5-30 p.m. today.

(The House reassembled at 5.30 p.m. with Mr. Deputy Speaker in the Chair)

Matters Under Rule 329:

re: (1) Scarcity of Drinking Water in Balayapalli, Veerapalli, Gopavaram, Dirasavancha etc., in Porumamilla Samithi.
(2) The Harassment of Tribals by the Girijan Corporation officials while purchasing Forest Products namely Tamanind, Myrabolans, Brooms etc. from the Tribals.

Matters Under Rule 329:
26th March, 1979. 427

Matters Under Rule 329

The Harassment of Tribals by the Giri Jan
Corporation Officials while Purchasing Forest
Product namely Tamarind, Myrtabalam, Brooms etc. from the Tribals.

(428)
Mattes Under Rule 329: 26th March, 1979

re: Non-supply of Gunny Bags to Ryots by the F.C.I. Purchasing Centres in West Godavari Dist.

The F.C.I. Purchasing Centres in the West Godavari District has been requested to supply Gunny Bags to the Ryots. However, due to certain circumstances, it has been found necessary to non-supply Gunny Bags to the Ryots. The matter has been discussed and decided upon by the F.C.I. Purchasing Centres in West Godavari District.

5:40 p.m.

re: (3) Non-supply of Gunny Bags to the Ryots by the F.C.I. Purchasing Centres in West Godavari District.

The F.C.I. Purchasing Centres in the West Godavari District has been requested to supply Gunny Bags to the Ryots. However, due to certain circumstances, it has been found necessary to non-supply Gunny Bags to the Ryots. The matter has been discussed and decided upon by the F.C.I. Purchasing Centres in West Godavari District.

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Matters Under Rule 329:

re: Non-supply of Gumy Peas to Ryots by the F.C.I.

purchasing centre in West Godavari Dist.

(1) Provision of the regulation (Rule 329) to the effect that in no circumstances the supply of Gumy Peas be made to the Ryots, is hereby cancelled. However, the Agency concerned can supply Gumy Peas to the Ryots from its godown 60, 70, 80 and 90, if cleared by the F.C.I. officials of West Godavari Dist. in consultation with the concerned Government official.

(2) The following ration is allowed to the Ryots:

- Gumy Peas 2 lb.,
- Wheat 3 lb.,
- Gram 1 lb.,
- Kerosene 7 lb.

(3) The above ration will be allowed only to those Ryots who have been recorded in the official records of the F.C.I. Godown.

(4) The above ration will be supplied to the Ryots from the godown 60, 70, 80, and 90 of the F.C.I. godown in West Godavari Dist.

(5) The above ration will be supplied to the Ryots on the basis of the official records of the F.C.I. godown.

(6) The above ration will be supplied to the Ryots only if the official records of the F.C.I. godown are available.
Matters Under Rule 329: 26th March, 1979. 431

re: Obstruction to Hafijan S.L. Police Trainees from entering into a local Temple in Anantapur Town.

The Hon'ble Court of Session, Anantapur:

On 26th March, 1979, 431

re: Obstruction to Hafijan S.L. Police Trainees from entering into a local Temple in Anantapur Town.

Dr. M. Channa Reddy—Sir, on 25-2-1979 Mhasivarathri Day three Sub-Inspectors and Cadets namely Sri B. Ganareddy Cadet Sub-Inspector No. 1211, Sri K. Laksirreddy Cadet Sub-Inspector No. 1309 and Sri M.V. Subbarddy Cadet Sub-Inspector No. 1313, wearing bell bottom pants and slacks went to Sri Kasivisweswara Kodandaramayam at about 9-00 a.m. which is situated in first road of Anantapur to offer prayers. There were nearly three thousand other devotees waiting in the temple to offer prayers at that time. The above three cadets purchased two abhishekam tickets serial number twenty-six and thirty-four costing one rupee each. They approached the
temple trustee Sri P. Subbarao, retired Manager, Police Department, for
permission for performing 'Abhishekam' to Swayambhu in 'Santhirum
sanctorium' without the aid of temple priests. The trustee refused to
comply with the request on the ground that according to the customs
non-brahmins were not permitted to enter the garbhagudi of the
temple to perform abhishekam by themselves. On 12th. orders
demanding a written reply from the trustee. The trustee gave in
writing non-brahmins were not permitted to enter the garbhagudi of
this temple from the day this temple was constructed. Hence they
were requested not to enter the garbhagudi to perform abhishekam
themselves inside the garbhagudi even though they purchased the
tickets. On receipt of this written statement from the trustee the
Cadet Sub-Inspector left the temple. They visited the temple later at
about 5.00 p.m. to offer prayers. The cadets gave a complaint to the
Principal Police Training College, Anantapur requiring necessary
action on this incident. The complaint was forwarded to the Superintendent of Police, Anantapur who directed the Sub Inspector of Police
No. Two Town Police Station, Anantapur to register a case against the
trustees.

The Assistant Commissioner has further stated that the Deputy
Inspector-General of Police and Superintendent of Police have visited
the temple and made enquiries. He has informed that he met the
Principal of Police Training College, Anantapur and Sri B. Gangi
Reddy, the complainant. Sri B. Gangi Reddy informed him that he
has no desire to go against the age-old sanpadiyams of the temple
and has given up the idea of entering of Garbhahayam that he has
no intention to pursue the matter. The devotees involved in the
incident are not members of Scheduled Castes/Scheduled Tribes and
no member of any community is denied entry, darshan or pooja in
the temple and the allegation that 50 Harijans were prevented from
entering the temple on Mahasivaratri day is totally false.

It is a known fact that nobody is allowed in the Garbhahayam of
any temple, except Srisailam which is a Jyothirlingam where anybody
can enter the Garbhahayam. Similarly, there are two Saiva temples
where, by tradition and custom devotees might enter Garbhahayam to
do abhishekam, but in all other temples except Archakas no one will
be allowed to enter into Garbhahayam as per tradition and custom.
Here in this temple also nobody is allowed since the time of construc-
tion,
Matter Under Rule 329:

re: Obstruction to Harijan S. I. of Police Trainees from entering into a local Temple in Anantapur Town.

Mr. Deputy Speaker;—I am sorry Mr. Venkaiah Naidu. Under the provisions of the rules, you know very well, only the signatories are antititled to speak.

Mr. Deputy Speaker:—Clarifications are allowed.

Mr. Deputy Speaker:—Even clarifications are not allowed.

Mr. Deputy Speaker:—The convention is that nobody is allowed in the garbhagudi.

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Matter Under Rule 329:
re : Dangerous situation at Rahmatnagar,
Yousufguda, due to anti-social elements.

re: (5) The dangerous situation at Rahmatnagar, an urban area
of Yousufguda, Hyderabad due to threats by anti-social
elements.

6-00 p.m.

Dr. M. Channa Reddy :—Sir, the Rahmatnagar locality is sit-
uated behind SIET Institute and Erragadda Sub-Station. The land in
question originally belonged to Smt. Laxmi Devi Jagirdar. The land
on which Rahmatnagar Society now exists, was sold to SIET Institute
by the Pattadar Smt. Laxmi Devi. Afterwards some persons in col-
sion with the Administrative Officer of SIET Institute disposed of
the land to the present Residents of Rahmatnagar Colony illegally.
These persons also sold a part of the same Survey No.
to Kalyan Nagar Co-operative Housing Society. The Kalyan
Nagar Co-operative Housing Society people did not construct houses
so far and the land is vacant.

These persons were prosecuted for the shady deal, and were
convicted in Cr. No. 196/73 under Section 448, 324 IPC registered at
Punjagutta P.S. on 23-9-73 vide CC. No. 7118/73 on 11-2-76 by IV
M.M. Hyderabad and sentenced for one month R.I.

Recently about 15 days back, some of the workers of Meter
Factory, some hut dwellers of Rahmatnagar erected temporary shads
on the open land of Kalyan Nagar Co-operative Housing Society. The
Kalyan Nagar Co-operative Housing people approached the Court and
brought injunction order against the intruders, restraining them from
entering the land. But the orders of the Court were not implemented
since huts were already erected. Seeing this illegal encroachment,
some other hut dwellers of Rahmatnagar led by an opposing group
also tried to erect their huts. In this connection there was quarrel
between the two groups on 14-3-1979. As both the parties had no
right, two counter cases were registered at S.R. Nagar P.S. vide Cr.
Nos. 50 and 51/79 under Sections 147, 324 IPC, Jani Mian, G. Satya-
narayana and two others were arrested from one group and in other
case David and two others were arrested. Investigation in these two
cases is in progress.

A picket of one platoon of APSP is stationed at Rahmatnagar
and regular patrolling is being done. At present there is no breach
of peace. The D.S.P., C.B. C.I.D. S.T. & S.C. Cell has also visited
Rahmatnagar and cause enquiries. Both the groups have no right to erect
huts on the vacant land belonging to Kalyan Nagar Co-operative
Housing Society.
Matter Under Rule 329:

re: Dangerous situation at Rahmatnagar,
Yousufguda, due to anti-social elements:

It is not correct to say that the situation in the localities of Rahmatnagar and Urban Area of Yousufguda is very dangerous and people of that area are afraid of goondas and other unsocial elements. As and when such cases are brought to the notice of Police by the people, stringent action is being taken against the persons concerned and they are being booked under the appropriate sections of law i.e. City Police Act, or I.P.C.

Instructions have since been issued to the patrolling parties to intensify night patrolling in the Division V. area in general and the above mentioned localities in particular to the activities of the goonda elements and to maintain Law and Order.

The Senior Officers during their night rounds have also been specifically asked to check the night beats by the subordinate officers in the patrolling cars in the above areas to infuse confidence in the general public.
The local Tahasildar by name Narahari, the Patwari Narasimha Rao and some other revenue officials and officers have joined there and they are encouraging this goondadism there.

Jhansi maa, Satyanarayana and two others were arrested from one group and in another case David and two others were arrested. The Deputy Inspector General of Police, Crime has visited the spot on 23rd. Dr. M. Channa Reddy;— I am sorry. I don’t have that information. I will check it up.

Sri B. Machinder Rao:— This is a serious matter. All these atrocities are committed on Harijans only. Chief minister should take serious action.
Dr. M. Channa Reddy:—Sir, In response to the statement made by the Union Minister for Railways that a Railway Coach Repairing Workshop of South and South Central Railway was set up, the State Government requested the Union Minister for Railways in June, 1978 to consider the location of the proposed Carriage Repair Workshop at Renigunta, Khajipet or Guntakal. Minister for Railways was informed that Government will provide requisite land, water and power for this purpose. I have explained in my detailed statement in this House on 21st February, 1979 in response to a notice under Rule 329 of the Rules of Procedure of Conduct of Business in the Andhra Pradesh Legislative Assembly by Sri M. Umkar how the Committee, constituted by the Railway Ministry to conduct a detailed survey of the project including selection of site for the location of the Carriage Repair Workshop, visited a site near Tirupathi in Andhra Pradesh, in the context of a press report about the decision to locate the workshop near Salem in Tamil Nadu instead of at Tirupathi in Andhra Pradesh. I have also mentioned the recommendation of the above Committee which has not yet given its final report and that we have taken up this matter with the Union Minister for Railways pressing for the location of the Carriage Repair Workshop in Andhra Pradesh which has several operational advantages by several times over Tamil Nadu. As the Committee set up by the Railway Ministry did not take Warangal into consideration for studying the feasibility of locating the Carriage Repair Workshop although we have suggested Khajipet also besides Renigunta, the question of seeking location for the Carriage Repair Workshop at Warangal does not arise.
Matters under Rule 329:

re: Non-implementation of Rules of Reservation for B.Cs., S.Cs., and S.Ts. in Public Undertakings.

Dr. M. Channa Reddy:—The rule of special representation has been made applicable for appointment by direct recruitment to the posts in Public Sector Undertakings through a draft directive with a view to ensure the representation of S.Cs., S.Ts. and B.Cs.

To start with, this was limited to the posts carrying a scale of pay, minimum which does not exceed Rs. 750 p.m. or a consolidated pay of Rs. 750 p.m. keeping in view of the provisions of the Bonus Act. This restriction has since been removed in respect of all Undertakings and Corporations under the administrative control of Industries and Commerce Department in G.O. 256 Industries and Commerce. Dated 20-3-1979. Similar orders will be issued from other Departments also in respect of Undertakings, Corporations etc., under its administrative control.
Matters Under Rule 329:

re: Death of Sri Pocha Goud in Police custody in Luxettipet Police Station, Adilabad.


Dr. M. Channa Reddy:—Sir, On a complaint given by Paddi Venkata Narasiah of Ootukuru village to the Sub Inspector of Police—Luxettipet that B. Pocham S/o. Malliah, aged 20 years and one Mogai had come to his house on the night of 11-3-1979 and had attempted to commit theft. B. Pocham was brought to the Police Station on the night of 12-3-1979 for interrogation. On 14-3-1979 at about 5-40 p.m., Pocham S/o. Malliah, R/o Chandram h/o Jaggayyapet village of Luxettipet found hanging in the police lockup by the sentry. P.C. 295 immediately informed H.C. 39/99 who in turn informed the S.I. The S.I. came to the police station and registered a case under 174 Cr. P.C. in page 30/79. The deceased found hanging by means of his lungi tight to one of the bars of the lockup. Since no case was registered for his illegal custody, the Superintendent of Police, Adilabad placed the Sub-Inspector of Police Luxettipet under suspension and registered a case in case no. 31/79 against the S.I. of Police. The Circle Inspector of Police, Luxettipet investigated the case under the principal supervision of the Superintendent of Police Adilabad. As a precautionary measure, Sec. 144 Cr.p.C. was promulgated by Taluk Magistrate, in Luxettipet Town for a period of 15 days. The Jt. Collector has been ordered to conduct a magisterial enquiry into the death of B. Pocham under police custody. On 14/15 March, 1979, on receipt of information, the Collector, Adilabad reached Luxettipet along with the Superintendent of Police and visited the police station.

On a requisition given by the Circle Inspector of Police Luxettipet the Tahasildar Luxettipet conducted inquest over the dead body and sent it for postmortem to Mancherial. The postmortem was completed on 14-3-1979 night and the dead body was handed over to the relatives of the deceased for cremation at Chandram. Some P.D.S.U Members instigated the villagers of Chandram and the father of the deceased to take the dead body to Luxettipet with a plan to take out a procession with the dead-body. When the procession was coming towards Luxettipet along with the dead-body, it was intercepted at the outskirts of Luxettipet and the processionists were

Matters Under Rule 329:
re: Death of Sri Pocha Goud in Police custody in Luxettipet Police Station, Adilabad.

warned to disperse. Three leaders belonging to C.P.M (L) and P.D.S.U who instigated the crowd were arrested under section 151 Cr.P.C. Thereafter, the deadbody was cremated on the banks of river Godavari, by the relatives and the family members of the deceased. On the orders of the District Collector, Adilabad educational institutions were closed to avoid further flaring of the situation. Bundh was observed in Luxettipet by closing shops and hotels etc. Police bondobust was arranged and the situation is under control. An amount of Rs. 500/- was sanctioned to the father of the deceased as an exgratia financial assistance. A Magisterial enquiry into the incident is under progress.

6.20 p.m.

...
Matters Under Rule 329: 26th March, 1979 441

re: Death of Sri Pocham Goud in Police custody in Luxetipet Police Station Adilabad.

In the case of the death of Sri Pocham Goud in Police custody in Luxetipet Police Station Adilabad, it has been brought to the notice of the Court that the deceased was arrested by the Police on the 25th March, 1979, and was kept in custody until the 26th March, 1979, when he expired. The post-mortem report shows that the death was due to suffocation caused by the application of pressure on the neck.

Upon investigation, it was found that the deceased was under the influence of liquor when he was arrested. He was kept in custody for 24 hours, during which time he was subjected to severe torture and ill-treatment. The deceased was also forcibly administered a solution of ammonia, which is known to be a lethal substance.

It is submitted that the above facts indicate that the deceased was subjected to inhuman treatment by the Police, which resulted in his death. Therefore, it is prayed that appropriate action be taken against the Police officials responsible for the torture and ill-treatment of the deceased.

9-20
It was sent to postmortem to Mancherial and it was completed on 14-3-1979. The dead body was interviewed. It was sent to Salt Lake. It was exempted to the accused for illegal possession of any article. It was sent to postmortem to Mancherial and it was completed on 14-3-1979. The dead body was interviewed. It was sent to Salt Lake. It was exempted to the accused for illegal possession of any article.

These leaders belonged to the P. D. S. U. and R. P. M (L) party instigated the crowd. As a result, the crowd instigated the crowd. As a result, the crowd instigated the crowd. As a result, the crowd instigated the crowd.
Mr. Venkaiah Naidu: Sir, I would like to draw your attention what I have given notice under 329 in the morning, which is a matter of urgent public importance. The Hon'ble Speaker has said that he has already admitted the motion also.

Mr. Deputy Speaker: He must have written to the Minister to prepare. It was already communicated to the Minister it seems.

Mr. Deputy Speaker: I don't know whether the Chief Minister is prepared.

Business of the House

Few days back you were desirous of visiting Sri Raghavendra Swamy Temple of our Madhva Tradition at Mantralayam threatening Sri Sujendrathirtha Swamy, Head of Sri Ramakrishna Mutt, that he would be punished according to law for not allowing you to enter into the Mutt in the name of untouchability and you created a commotion in this connection in Vidhan Sabha. As a consequence, our Sw. miji had to make a statement that this temple is open for all, irrespective of religion and caste, i.e., Harijan, Muslim and Christian. We came to know that he was asked to do so.

We would like to ask you through this notice:—

1. Whether all this is true?
2. Do you know that this Mutt is specially the seat of Madhava Vyshnav Cult of Orthodox Vedic Dharma?
3. If you do not know this earlier, you should know this now through this notice:
4. If you know it, are you the follower of Chathurvarma also of Madhava Vyshnav Cult, which are accepted as Shruthi Smruthi and Pranama Veda Dharma?
5. Did you or any one of your ancestors happened to receive the Thaptha Mudhra from the Sawmiji of the Mutt?
6. If you do not get this, whether you are a Harijan or a big a shot, you have no right to enter Mantralayam.
7. You have tried to enter into the Garbha Gruha.

(Interruptions) (Bell)

Mr. Deputy Speaker:—I am told that the Hon'ble Speaker has already permitted him to raise the matter and the Chief Minister also was kind enough to agree to say something.

Dr. M. Channa Reddy:—Sir, I want to clarify that this was really mentioned to me, but at the same time, I told the Secretary, Legislature about this that "I do not have any idea of the notice". The man who has given this is not concerned i.e., he is a man from outside the State. He is not concerned.
If this Mathadhipathi of Manthralayam has made any statement, this Government and this Assembly would have taken certainly, a very serious notice, but somebody else that too, some outsider, a non-entity giving this kind of notice, nothing will be one that.

Sri M Venkaiah Naidu:— Sir, whether a non-entity or entity, if the Government enquires into the matter, truth will come out.

Mr. Deputy Speaker:— That is alright, but at the same time, the Chief Minister says that he is not aware of it and he is not in a position to give the particulars and the details about the statement.

(some members from Opposition benches were on their legs saying Let him (Sri M Venkaiah Naidu) make the statement completely Sir.)

Mr. Deputy Speaker:— When you have made a reference, Mr. Venkaiah Naidu, you can pass it on the Chief Minister, or you read out the entire thing so that he (the Chief Minister) may make a Statement if necessary.

Sri M Venkaiah Naidu:— Sir, the same was brought to the notice of Chief Minister and the members also. More over he (the Chief Minister does not want to interfere in to any controversy. More over when it happened in the Legislative Assembly . . .

Mr. Deputy Speaker:— Mr. Venkaiah Naidu, will you please agree with me that the Chief Minister just now said that he is not prepared to make a Statement and there is no point in trying to get further details you kindly pass it on to the Hon'ble Chief Minister,

Sri M. Venkaiah Naidu:— Sir, the Chief Minister can make a Statement tomorrow or may reply tomorrow, but let it be recorded as a practice'

(Interruptions)

Mr. Deputy Speaker:— That is alright . . . .

(Interruptions)

Mr. Deputy Speaker:— No, no please I am not allowing any thing on the very point. I close this.

Sri P. Venkat Rao (Nuziveedu):— Sir, if you are going to close it, I am not discussing about it.

Mr. Deputy Speaker:— When it was just raised by him (Mr. Venkaiah Naidu) I have left it to the Chief Minister that whenever he wants he can make a statement and also as and when the Hon'ble Speaker admits it under 329. At this stage it is better to close the issue and that is better I think. Otherwise I have to allow others also.

Business of the House,

Sri M. Venkaiah Naidu wanted to seek the permission of the Chair to speak. (Interruptions)

Mr. Deputy Speaker:—Mr. Venkaiah Naidu, you should know very well regarding the provisions of 329.

Dr. M. Channa Reddy:—Sir, I would like to make a clarifications, here. As I said earlier, this notice is said to have been given by somebody who is nothing to do with the State. When Manthralaya Samaj or the Manthralaya Guruji or some other person, who has already issued a statement, it has been considered in this House on number of occasions. But somebody else from Panduripuram, Sholapur is giving it and only appears as if it is only one individual writing to another individual, who is our legislature, we do not recognise it. The best thing is, if you consider necessary and proper, the same can be passed on to me, and I can pass it on to the Maharashtra Government to take action, because that is from their jurisdiction.

Mr. Deputy Speaker:—It is better. Let us pass it on the Hon'ble Chief Minister and I think he will take necessary action.

Sri M. Venkaiah Naidu:—Sir, there are several occasions where you have taken action on the

Mr. Deputy Speaker:—No I am not allowing anybody to speak on this particular issue and this.

(Interruptions)

Mr. Deputy Speaker:—Mr. Omkar please resume your seat. See if this is under 329 you have to take permission of the Hon'ble Speaker atleast half an hour before just to raise any immediate and urgent matter. But naturally, he has brought to the notice of the Chief Minister. What else you want? And he is not in a position to give further details on that. There is no point and nothing will be served on this issue. Now we should not waste any more time on this and as such I do not allow anybody to say anything on this particular point

(Interruptions)

"Once again we warn you that you are not being a Taptamudra 6-40 p.m. Follower of Madva-Vishnava harma, you have absolutely no right to enter into the special Mutt and whoever stopped from allowing to enter cannot be found guilty of practice in untouchability. According to the Law you please refer to the Jain Mandir case of Air-1938/
Madhya Pradesh page No: 362. Once again we are asking you to send a letter of apology within eight days of receiving this letter. If you don't respond to this a case will be filed against you in the court and you have to face the consequences.—Date of issue of Notice No: 12-3-1979—Pandaripuram.”

he any person aggrieved by the action by another individual, can prefer a case and issue notice also. He has committed certain contempt of this House. Because he has quoted certain proceedings of this House

Mr. Deputy Speaker.—I am sorry Mr. Naidu, in that case you have to obtain the permission by way of a Motion...

Sri M. Venkaiah Naidu.—Sir, secondly he has committed a breach of privilege because he wanted to obstruct a Member, Thirdly even according to the Constitution, which he has quoted under article 26, gives freedom to all people to enter into the temple, irrespective of their faith. Here a person who is already a Hindu, entered the temple. This is none of the business of this man.

Mr. Deputy Speaker:—Let us not go into the merits of this case...

Mr. Deputy Speaker:—No, Mr. Venkaiah Naidu, I told you that if you have any such things, kindly give a particular motion, or notice. Then definitely we will take up and if there is any privilege issue, definitely we will take action and definitely we will consider. If there is any such thing against the House and if there is any contempt of the House or privilege to a member. Certainly we will take it up. But it is not like this. You are getting up and asking under 329 and going on for other things...
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It is applicable to all the States, irrespective of any part of our country.

Mr Deputy Speaker:— I fully agree with what Sri P. Venkat Rao says.

Let the action be taken through the Central Government or through the Maharashtra Government. First of all let us establish the fact of his signature.
Calling Attention to Matters of Urgent Public Importance.

re: Wells dried up in Coastal belt 'Uddanam', Mandasa P. S., Srikakulam dist.

Mr. Deputy Speaker:— Now let us take Calling attention on matters of urgent public importance please.

Calling Attention to matters of Urgent Public Importance,

re: 1) Wells dried up in Coastal Belt 'Uddanam Mandasa Panchayat Samiti Srikakulam district.
Calling Attention to Matters of Urgent Public Importance.

re: Wells dried up in Coastal belt 'Uddanam', Mandala P. S., Srikakulam dist.

Mr Deputy Speaker: — We have already discussed. Let us not reopen the issue.
Calling Attention to Matters of Urgent Public Importance.

re: Wells dried up in coastal belt ‘Uddanam’, Mandasa P.S. Srikakulam dist.

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...
Calling Attention to Matters of Urgent Public Importance:

Wells dried up in coastal belt ‘Uddanam’, Mandasa P.S. Srikakulam dist.


Sir,

Attention is hereby drawn to the following:


2. Water supply is insufficient for the requirements of the people.

I request you to take necessary steps to provide adequate water supply to the people.

Yours sincerely,

[Signature]

[Name]

[Position]
Calling Attention to Matters of Urgent Public Importance:

re. Death of a Tractor Driver in Gangunta Village, Nellore district.

Dr. M. Channa Reddy:-- Sri Chakrana Anand, son of Sri C. Narayana, a Harjan of Amnaredupalem Kavur Taluk, is a tractor driver of Sri Sreehara Naru, M.L.A. a native of Narampet in Atmakur Taluk.

On the morning of 12-3-1979 Sri C. Anand and Sri Narasimhulu another Harjan boy of Mangupalli village on tractor No. APN.9504 after consuming arrack in the local arrack shop. Shortly there after, the people nearby heard an alarm and rushed to the spot where the tractor was found upside down and Sri C. Anand was found dead. The first report lodged by Talayari before the Revenue Inspector and the Karanam and the enquiries made by the Revenue Inspector on the spot revealed that the tractor was being driven by Sri Narasimhulu at the time of the accident. Since the Village Munsiif was on leave, the Village Karanam with the assistance of the Revenue Inspector gave a report of the accident to the Police Station. On receipt of the report at the Police Station, HC 482 registered a case in Crime No. 3/79 u/s. 304-A IPC and took the FIR with him to Somasilla where the Sub Inspector of Police was camping. Both the Sub Inspector and the Head Constable reached Mangupalli village the same night and camped there.

Inquest was conducted over the body on 13-2-1979 in the presence of Pauchayatdars, and the body was sent for post mortem to
Kaluvoy which is 8 miles away from the scene of accident. The Inspector of Police reached the village after the dead body was sent to post mortem and took up the investigation. After the post mortem the local Government Doctor handed over the body to two constables PC 413 and PC 242. The two constables are reported to have arranged for the disposal of the dead body with the help of vetties in a unused quarry pit without preparing a proper grave.

On 20-2-1979, one Sree Pitchaih, President of Scheduled Castes Federation, Nellore complained to the Collector. Nellore suspecting foul play in the death of Sri Anand. The District Magistrate directed the Revenue Divisional Officer and the Sub Divisional Magistrate, Nellore to conduct an enquiry u/s 176 Cr. P.C. When the Sub-Divisional Magistrate ordered for exhumation of the dead body, they could not find the body where it is supposed to have been dumped by the vetties as per the instructions of the Police Constables. The Sub-Divisional Magistrate conducted inquiry by examining various witnesses including the father of the deceased, the Revenue Inspector, the Talyari and the Karanam. He also perused the connected case records. On the basis of the enquiry, the Sub-Divisional Magistrate felt that:

1. The tractor was driven by Sri Narasimhulu at the time of the accident and not by Sri Anand, the deceased boy. The Sub-Divisional Magistrate also had doubts about the genuineness of the ghastly accident on a plain ground.

2. Sri K. Sreehari Naidu, owner of the tractor and his brother avoided giving information about the death of Sri Anand to his father till the early morning of 14-2-79. On the other hand, Sri Sreehari Naidu, and his brother gave the impression to the father of the deceased boy that he was undergoing treatment in a hospital.

3. The Sub-Inspector did not leave behind the case diary file and copies of the F.I.R. when he went on medical leave for 4 days from 19-2-79, and G.D. book seized by the Revenue Divisional Officer showed entries only from the date of accident namely 12-2-79.

4. The behaviour of the police in not handing over the dead body to the father of the deceased or to the next of kin of the deceased after the post-mortem was suspicious.

In view of the above suspicious circumstances, the Sub-Divisional Magistrate recommended that the case be referred to a Crime Branch for Investigation.
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Public Importance:
re. Death of a tractor driver in Gangunta village, Nellore district.

The Deputy Inspector General of Police enquired into the matter and suspended the Sub-Inspector of Police and ordered the Superintendent of Police suspend the two constables who were responsible for the irregular disposal of the dead body.

In view of the above circumstances, the Government have decided to entrust the investigation of the case to the C.B., C.I.D. to have a thorough and an impartial investigation into the matter.
7-10 p.m. re: Death of two children in the Second floor Oculist at Tirupathi.

Dr. M. Ch. no. 15. Was a case of two children, a boy and a girl aged 6 and 9 years respectively at Tirumala Tirupathi Devasthanam Choultry. The child was brought in about 18-2-79 by two children, a boy and a girl, of about 5 years, to the room No. 100 in Tirumala Tirupathi Devasthanam Choultry (F. o. No. 2, Tirupathi at 3:30 P.M. on 18-2-79 and Basavaraju gave out his name and address as Basavaraju No. 55, N.R. Murali Street, Mysore, Room No. 100 was found locked from the evening that day and Superintendant and clerk of Choultry found foul smell emanating from the door, Room No. 100, and the matter was reported to Tirupathi East Police at 2:30 P.M. same day. The Assistant Sub-Inspector, Tirupathi East Police Station rushed to spot and forced the door of Room No. 100, forcibly opened the dead bodies of two children in a state of high decomposition. Two empty bottles of Tik—20 poison and two plastic tumblers which smelt of same poison were found underneath a tap in the room. Both children were wearing cotton apparels and there was no evidence of the girl wearing any jewellery. All this evidence indicates that they hail from a poor family. No other belongings of deceased children were available in the room except a cotton bed sheet. The dead bodies of boy and girl were sent for autopsy after registration of cases in Crime nos. 16 and 17/79 "suspicious death" in Tirupathi Police Station and the Medical Officer found aligature mark of 20-1.2 centimetres around the neck of the deceased boy and no injuries were found on the person of girl. On receipt of post mortem certificate, the section of law was altered to section 302 I. P. C. and Basavaraju is strongly suspected for the murder though clear motive is yet to be established. The poison Tik—20 and Plastic tumblers were obviously brought by accused along with him when he came first to the choultry. Nobody noticed him going outside the room. Address given by Basavaraju at Mysore has been verified and found to be false. Certificate regarding cause of death is preserved by the Medical Officer pending receipt of results of viscera which was sent for chemical analysis. Vigorous efforts are being pursued by a special party of Assistant Sub-Inspector of Police and staff to establish identity of deceased children and to get at accused under supervision of Superintendent of Police, Chittoor. Karnataka Police of Mysore and Bangalore have been contacted and
Calling Attention to Matters of Urgent Public Importance.

re: Molestation of a Woman by Sri Faizali of Kandi Village in Medak district.

their cooperation is sought for. They have been supplied with the photographs of the deceased children to furnish information regarding missing children if any tallying with description of the deceased. Photographs were also sent for publication in criminal intelligence Gazette. Further efforts are continued.

Dr. M. Channa Reddy:—On 12-2-79 at about 8-30 a.m., on 6th Faizali son of Mohammed Ali, aged 30 years, resident of Kandi forcibly molested a woman by name Smt. Manemma, wife of Kshitaiah of Kandi village in the fields of Chippa Shankaraiah at the out-skirts of the village. Immediately a case in Crime No. 13/79 under section 376 IPC was registered at Sangareddy Police Station. Accused Faizali was arrested on the very day at 2-30 p.m. Victim Manemma and accused Faizali were sent to Government Hospital, Sangareddy for examination and the same night victim Manemma was referred to Gandhi Hospital, Secunderabad. Accused Faizali has been remanded to judicial custody on 13-2-79. The investigation is almost completed and charge sheet will be laid in the court after receipt of the Chemical Examiner's report.

re: Spoiling of Drinking Water Well by pouring some medicine in Mukundapuram village, Huzurnagar taluk

Dr. M. Channa Reddy:—The Collector, Nalgonda has reported that immediately on receipt of a telegram from Sri G. S. Reddy, M.P. on 1-3-1979, he requested the Superintendent of Police, Nalgonda and Revenue Divisional Officer, Mynalguda to enquire into the incident book the offenders and to send a detailed report to him. The report of the Superintendent of police reveals that on 16-2-1979 one Sri Pitchireddy and 22 others of Mukundapur village H/o. Kallur of Huzurnagar Taluk, obstructed the Harijan women of village drawing water from the community well on caste consideration and damaged buckets, broke pots thrown dirt and leaves in the well and thus spoiled the water of the well. On a complaint made by Palle Narsiah and 29 other harijans a case in Case No 5/79 U/s 5 of the Protection of Civil Rights Act, 1955 was registered at P.S. Garidepally and the accused G.Pitchireddy and 22 others were arrested and released on
Calling attention to Matters of Urgent Public Importance.

re: Beating and harassment of innocent Tribals in Dumbriguda in Araku P.S.

bail. A charge-sheet was also filed on 21st March, 1979 in M.M. Court Huzurnagar. Police pickets have been posted in the village. The situation is peaceful.

Dr. M. Chandra Reddy:—On 11-2-1979 the villagers of Dumbriguda went to neighboring hills to get firewood and construction materials. The males went to far off hills, whereas the women folk were cutting wood near by hill. While the women were returning with firewood, Forest Guard Sri Postangi Guru Murthy assisted by one Bavarthy Ananda Rao, stated to have seized the firewood.

It is alleged by the women that the Forest Guard and his assistant caught hold of their hands and dragged them. They also alleged that during the scuffle, their bangles were broken and sarees were torn and the Forest officials who were in a drunken state, even tried to outrage their modesty. The other women who were following them have also arrived on the scene and all the women have protested against the behaviour of the Forest officials. It is also alleged that the Forest Guard and his assistant have taken the women to a nearby village and stated to have abused them in vulgar language.

The Forest Guard states that he has seized the firewood carried by the women and kept them. Then the tribal women with their men folk came, threatened the Guard and abused him and prevented him from discharging his duties. He gave a Police complaint to this effect on 13-2-1979 at Araku Police Station. On his complaint a case in Crime No. 4/79 u/s 353 IPC was registered. The Sub-Inspector of police, Araku summoned the tribal people for enquiry. They complained
Calling Attention to Matters of Urgent Public Importance.

re: Beating and Harassment of Innocent Tribals in Dumbuguda in Araku P.S.

that their women were molested by the Forest Guard. A case in this regard was registered as Crime No. 5/79 under section 354 IPC on 15-2-1979.

Both the cases were charged in the Court of Taluk Magistrate and stand posted to 27-3-1979 for trial.

The District Collector visited the village and made preliminary enquiries. The Collector, in receipt of a complaint that the tribal were beaten, has ordered Magisterial enquiry and directed the Sub-Divisional Magistrate, Vijayamgaram to hold the enquiry. The Magisterial enquiry is in progress.
Calling Attention to Matters of Urgent Public Importance.
re: Incomplete Bridge on Wadlammannuru drain in Kankapudi village, Krishna Dist.

re: Incomplete Bridge on Wadlammannuru Drain in Kankapudi Village in Bantumilli, Krishna District.

1. On the 7th March, 1979, the Governor of the State informed the Government of the importance of completing the bridge on Wadlammannuru drain in Kankapudi village, Krishna District, and directed the Government to complete the bridge by 30th September, 1979.

2. The Government has informed that the construction of the bridge has been delayed due to various reasons. However, efforts are being made to complete the bridge as soon as possible.

3. The Government has also informed that the bridge will be completed by 15th September, 1979.

4. The Finance Department has informed that the required funds will be arranged to complete the bridge.

5. The Government has also informed that the bridge will be completed by 15th September, 1979.

6. The Governor has directed the Government to take all necessary steps to complete the bridge as soon as possible.

re: (7) Incomplete Bridge on Wadlammannuru Drain in Kankapudi Village in Bantumilli, Krishna District.

1. On the 7th March, 1979, the Governor of the State informed the Government of the importance of completing the bridge on Wadlammannuru drain in Kankapudi village, Krishna District, and directed the Government to complete the bridge by 30th September, 1979.

2. The Government has informed that the construction of the bridge has been delayed due to various reasons. However, efforts are being made to complete the bridge as soon as possible.

3. The Government has also informed that the bridge will be completed by 15th September, 1979.

4. The Finance Department has informed that the required funds will be arranged to complete the bridge.

5. The Government has also informed that the bridge will be completed by 15th September, 1979.

6. The Governor has directed the Government to take all necessary steps to complete the bridge as soon as possible.

re Strike by A.P. Civil Assistant Surgeons.

re: (8) The proposed Strike by the A.P. Civil Assistant Surgeons.

Sri A. Madan mohan:— The subject matter, “the Civil Assistant Surgeons of Andhra Pradesh have submitted a Memorandum regarding their long standing demands” mentioned in the notice is vague and not specific. There have been several memoranda submitted by the said Association from time to time to the Government and disposed off. Presumably Honourable Members might be referring to the recent Memorandum dated nil submitted by the Andhra Pradesh Civil Assistant Surgeons Association to the Government received by the Government in March, 1979. The following are the demands:

1. **Pay Revision:** The Government is urged to call for final Pay Commission Report immediately. It is resolved to adopt suitable agitational methods, if the report is delayed.

2. **Regularisation of Temporary Civil Assistant Surgeons and Dental Assistant Surgeons:** All the temporary Civil Assistant Surgeons and Dental Assistant Surgeons should be regularised and orders issued by the end of March, 1979. If no favourable orders are received the Association be shall forced to resort to agitational methods.

3. **Probation Declaration:** The declaration of Probation of all Civil Assistant Surgeons and Dental Assistant Surgeons pending over the year should be effected immediately. A time limit should be announced.

4. **Preparation And Publication Of Seniority Lists-Active Service and Medical Manual:** Immediate steps should be taken to prepare and publish seniority lists of active service lists, and publication of Andhra Pradesh Medical Manual - A time schedule be observed.

5. **Ban On Practice:** To demand the Government to give 50% N.P.P.A. and ban the Practice to all categories of doctors in the Service.

6. **Yard Stick:** The Government is urged to implement the Indian Medical Council recommended Yard Sticks in teaching institutions are to create posts immediately.

7. **Primary Health Centres—Panchayat:** To demand for removal of Primary Health Centres the from control of Panchayat Raj Department.

8. **Post Graduate Medical Studies:** The Government is requested to reserve 50 of the seats in all specialities for the candidates in service and all should be given paid postings. The post graduate course for service candidates should be reduced, to 2 years and Diploma Course to one year in all Universities.

9. **Promotions:** Whenever there is a vacancy for higher post and candidate is promoted to that post, the promotion should be
Calling Attention to Matters of Urgent Public Importance.

re: Strike by A.P. Civil Assistant Surgeons.

effected from the date of post falling vacant. Further the posts shall be filled in immediately.

2. Action taken by Government in each demand is as follows:

(1) Pay Revision:— In the report of the Pay Revision Commission of 1974 parity was not maintained between the Civil Assistant Surgeons and some other categories of posts which were in the scale of pay of Rs. 400-800 prior to 1974. The Pay Revision Commission of 1974 had recommended the scale of Rs. 600-30-960-35-1,100 to the Civil Assistant Surgeons whereas other posts of same category were given the scale of Rs. 700-1,200. This issue was examined in all its aspects and suggested to the present Pay Revision Commission to consider a suitable scale of pay to this category. The Report of the Pay Revision Commission is awaited.

(2) Regularisation Of Temporary Civil Assistant Surgeons And Dental Assistant Surgeons:— The Andhra Pradesh Public Service Commission conducted the recruitment and selected 1446 candidates during the March/July, 1978 for appointment as Civil Assistant Surgeons. At the instance of Government, the Director of Medical Education and Administration has issued postings to all the doctors pending verification of their antecedents. The Deputy Inspector General of Police (Intelligence) has been requested to verify the antecedents in respect of all the candidates and send his report to the Government. So far 1217 verification reports have been received by the Government from the Police authorities and the reports in respect of the remaining candidates are awaited. The question of regular appointment of these temporary doctors, has recently been examined in detail. Ultimately it has been concluded that as in a large majority of cases, the verification of antecedents by the Police have already been completed, regular appointment orders to them may be issued with a specific condition that they will have to take their seniority according to the merit list approved by the Andhra Pradesh Public Service Commission. According to this decision, the case is being processed further for issuing regular appointment orders to all those doctors, in respect of whom the reports of verification of antecedents have been received from the Police Department.

In addition to the above there are 523 (504) 19 Civil Assistant Surgeons including Dental Assistant Surgeon working on temporary basis. The details regarding their recruitment district break up of vacancy position and number of doctors recruited district wise, ratio of recruitment eligibility for each district according to six Point Formula are being worked out for holding a Special Qualifying Test and the matter is receiving the utmost attention of the Government.
(3) **Probation Declaration.** - The Director of Medical Education and Administration who has been delegated with the powers of declaration of probation of Civil Assistant Surgeons and Dental Assistant Surgeons to avoid delay, is taking necessary action to declare the probation of all the Civil Assistant Surgeons and Dental Assistant Surgeons who have completed the required period of service for declaration of probation.

(4) **Preparation And Publication Of Seniority Lists Active Service And Medical Manual.** - An integrated seniority list of Civil Assistant Surgeons has been prepared to the extent of regular appointments made and such list was circulated to all Civil Assistant Surgeons. As regard publication of Medical Manual necessary particulars are being gathered and it will be published in due course.

(5) **Ban on Private Practice.** - The question of imposing a ban on private practice has been examined at great length. The banning of private practice and sanctioning of Non Private Practitioners' Allowance was estimated at about Rs. 1.12 crores per annum. It was considered that ideologically it may look appropriate to impose a ban on private practice by all the doctors in service, but it would be difficult to enforce the ban and will only involve a very heavy financial commitment to the state exchequer. However, keeping in view the various suggestions made by the Honorable Members in this House and also in Legislative Council, the Government will examine thoroughly about its practicability and its effective implementation while considering its desirability.

(6) **Yard Stick.** - An Yard Stick of staffing pattern for the various hospitals, dispensaries and teaching hospitals in the State including medical colleges has been prescribed. Based on this Yard Stick deficiency of staff has also been sanctioned for District Headquarters Hospitals and Dispensaries and teaching hospitals. But sanction of deficiency in the staff pattern for medical colleges could not be done, as the Finance Commission has not taken into account this item of expenditure. While providing plan outlay for 1979-80.

(7) **Primary Health Centres Panchayat Raj.** - The Andhra Pradesh Panchayat Samithi and Zilla Parishad Act 1959 contemplates establishment and maintenance of Primary Health Centres by the Panchayat Samithies within the District concerned. Under this provision, the Primary Health Centres are under the control of the Panchayat Samithies concerned.
Calling Attention to Matters of Urgent Public Importance, 26th March, 1979. 465

re: Strike by A.P Civil Assistant Surgeons.

As there was friction between Block Development Officers of Panchayat Samithies and Medical Officers of Primary Health Centres on administrative matters, the Medical Officers and the staff working in the Primary Health Centres requested the Government to take over all Primary Health Centres from the Panchayat Samithies and place them under Medical and Health Department. The Government have examined the request and considered that it may be entrusted to a high power committee which may look into the working of Panchayat Raj bodies and also how to make them to function effectively. In view of this the Andhra Pradesh Civil Assistant Surgeons Association has been asked to represent the issue to the said committee consequent on its appointment.

(8) Post Graduate Medical Studies —As per the rules enforce 50% of the seats in all the non-clinical specialties and 15% of the seats in all clinical specialties are reserved for in-service candidates selected by the Andhra Pradesh Public Service Commission for appointment to Andhra Pradesh Medical Service. The in-service candidates are eligible for paid postings if full pay provided they are regularly recruited in Andhra Pradesh Medical Service. Therefore, the request for increase of reservations in all clinical specialties from 15% to 50% may not be possible to concede as it would involve much financial commitment as all of them have to be given paid postings with full pay and allowances. As regards the reduction of duration of the Post Graduate Degree and Diploma Courses as requested by the Association it is not desirable to have different duration of Post Graduate Degree and Diploma Course to general students and in-service students, as it amounts to discrimination.

(9) Promotions:—A promotion as Civil Surgeon takes effect from the date of taking charge of the promotee and not earlier. The request of the Association to effect the promotions from the dates of vacancies is not possible. Vacant posts in promotional categories are filled up as early as possible.

He has covered every point but not conceded. Let him highlight the demands he has conceded.

re Strike by A.P. Civil Assistant Surgeons

Supposing if Doctor has not completed 5 years of teaching experience, he cannot become a Professor. I want to dispel his feelings.

Sri B. Mashinder Rao (Secunderabad Containment); Are there any norms for promotions?

Sri A. Madan Mohan;— Yes. There is a departmental promotion Committee and they will sit and decide about departmental promotions. They are on the job and it is in the process. They are actually issuing necessary orders.
Calling Attention to Matters of Urgent Public Importance.

re: Retrenchment of Extension Educators under Family Welfare Programme.

That is wrong. They should also see the Government's inconvenience. The Government have already requested the Public Service Commission to hold a special Qualifying Test and the P.S.C. refused to hold the S.Q.T. It is for the Government to look into the matter and examine it properly whether we can, if necessary, take this particular category of Government servants, out of the Public Service Commission in order to protect their interests. There are certain constitutional implications and other legal implications. Over this matter, a meeting was convened in my chambers with the Secretary, Health and Medical, Secretary, G.A.D. Secretary Law, etc. We sat together and actually we were concerned with this problem. We were discussing as to how to get over some legal impediments in this regard. The Government is very sincere and sympathetic towards this.

Sri A. Madan Mohan:—If I can take the Hon'ble Member into confidence, I can say, they are convinced. I do not know why again they are doing like this. Probably they want to bring pressure on the Government in this way. I have discussed with them. I have given the assurance and at one stage, I also went to the Chief Minister. As far as the Asst. Civil Surgeons are concerned, I know the mind of the Chief Minister, and the Government, the whole Council of Ministers. Supposing, if we are not in a position to do anything, I would resign than leaving them on the roads. On 10th they gave a representation. They did not allow even my officers to see their representation. They rushed to the Press on 11th and found on the corridors of the opposition canvassing. This is very unbecoming of the Civil Asst. Surgeons and it really pained me much.

re: (9) Retrenchment of Extension Educators under Family Welfare Programme.

Sri A. Madan Mohan:—Sir,

The Government of India have requested the State Governments to reorganise the Urban Family Welfare Centres with effect from 1—4—1976 based on the population basis. According to the revised pattern, there will be no Urban Centre for a population of 10,000 or less and the Family Planning services in such areas will be provided
by the Urban Centre attached to the nearby hospital, dispensary or N.C.H. Centre. According to the revised staffing pattern, the post of Extension Educators was abolished and an additional A.N.M. post has been provided for the Centre above 20,000 population. In January 1978 the Government of India have informed that the Extension Educators may be continued till the incumbents are adjusted against suitable posts under the State Government. Based on the above necessary instructions have been issued by the Director of Health and Family Welfare to all concerned to continue the existing Extension Educators till the incumbents are adjusted suitably. So far no Extension Educators is retracted. The Director of Health and Family Welfare is separately addressing the Government of India for the revised instructions, if any, as to the specific period of continuance of the excess post deemed to have been abolished and as to the period upto which the grant-in-aid has to be paid for the excess posts under the revised staffing pattern.

7-50 p.m.

Sri P. Sanduraramaiah—Sir, I would like to know whether retermination orders were issued and if so they are kept in abeyance or are they under the threat of retermination? If so, whether the Minister will assure the House that they will not be reterminated?

Sri A. Madan Mohun—Those who worked with the Government were not reterminated. But some persons who have been appointed by Voluntary Organisations, were served with notice. I know on such case; it was brought to my notice. One Voluntary Organisation has served a notice to an Educational Workers for retermination. Government cannot direct or dictate them. All that the Government can do is, it can only persuade them. When it was brought to my notice, I assured that after the Assembly is over, I will try to convene a meeting with the Voluntary Organisations or I will ask my Secretary and Director to convene a meeting with them. We will try to persuade them and see they are not reterminated.

re: Cutting down of forests in Narsapur, Medak and other places, by the Forest dept. Officials.
Calling Attention to Matters of Urgent Public Importance.  
re: Non-functioning of Milk Chilling Centres at Madanapalli and Srikalahasti.

The matters relating to non-functioning of Milk Chilling Centres at Madanapalli and Srikalahasti need urgent attention. The Centre at Madanapalli has not been in operation since 1977-78, whereas the Centre at Srikalahasti has been non-functional since 1978-79. Both Centres have not been functioning properly due to various reasons.

It is requested that the necessary steps be taken to ensure the proper functioning of these Centres.

re: Non-functioning of Milk Chilling Centres at Madanapalli and Srikalahasti.
Calling Attention to Matters of Urgent Public Importance.

re: Non-functioning of Milk Chilling Centres at Madanapalli and Srikalahasti


Public importance,

re: Non-functioning of Milk Chilling Centres at Madanapalli and Srikalahasti.

On 19th March 1979, the Regional Deputy Director of Agriculture at Srikalahasti informed me that the milk chilling centres at Madanapalli and Srikalahasti were not functioning properly.

I have been informed by the officers of the Agriculture Department that the centres are not functioning due to lack of funds. The centres have been in operation for a few years and have been providing a service to the farmers.

I am writing to you to take necessary steps to ensure that the centres are brought back into operation. You are requested to take immediate action in this matter.

Yours sincerely,

[Signature]

[Name]
Calling Attention to Matters of Urgent Public Importance

re: Strike by the staff of Anantapur P.G. Centre.

25th March, 1979

Re: Strike by the staff of Anantapur P.G. Centre.

Note:

The strike by the staff of Anantapur P.G. Centre has been called for 8th March, 1979. The strike is scheduled to begin at 8:00 AM and end at 5:00 PM on 9th March, 1979. The strike is expected to continue on 10th March, 1979.

The reasons for the strike are as follows:

1. Demands for better salaries and working conditions.
2. Issues related to the retirement age.
3. Concerns regarding the appointment of additional staff.
4. Disputes over the implementation of the latest education policy.

It is requested to take note of these matters and address them accordingly.

Yours sincerely,

[Signature]

[Name]

[Position]

Note: The strike by the staff of Anantapur P.G. Centre has been called for 8th March, 1979. The strike is scheduled to begin at 8:00 AM and end at 5:00 PM on 9th March, 1979. The strike is expected to continue on 10th March, 1979.

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1. Demands for better salaries and working conditions.
2. Issues related to the retirement age.
3. Concerns regarding the appointment of additional staff.
4. Disputes over the implementation of the latest education policy.

It is requested to take note of these matters and address them accordingly.

Yours sincerely,

[Signature]

[Name]

[Position]
Mr. Deputy Speaker: No criticism please.

Sri B. T. L. N. Chowdary: I am trying to elicit more information.

Mr. Deputy Speaker: You elicit more information but don’t criticise.

Sri V. Sivaramakrishna Rao: please get that information immediately.

Sri N. Bhaskara Rao: If it is possible, I will ask the concerned Officer to get it immediately.

re: (13) Conducting two examinations a day in two subjects for Ist year Intermediate students.

Mr. Deputy Speaker: Calling Attention on to Matters of Urgent Public Importance

re Conducting two examinations a day for the Ist Year Intermediate students.

Mr. Deputy Speaker: No criticism please.

Sri B. T. L. N. Chowdary: I am trying to elicit more information.

Mr. Deputy Speaker: You elicit more information but don’t criticise.

Sri V. Sivaramakrishna Rao: please get that information immediately.

Sri N. Bhaskara Rao: If it is possible, I will ask the concerned Officer to get it immediately.
Calling Attention to Matters of Urgent public importance.

re: Non-payment of Money by the Gadde Rattiah and the Radhika Companies for the tobacco purchased in Kandukur and Nandigama.

Sri N. Bhaskar Rao—Sri, I will convey the feelings of the Hon'ble member.

re (14) Non-Payment of Money by godda, Rattiah and Radhika Companies, for the tobacco purchased:

1977-79

Regarding the purchase of tobacco in Kandukur and Nandigama, the companies are due to pay the following amounts:

- Gadde Rattiah Company: Rs. 18,351.00
- Radhika Company: Rs. 18,700.00

The companies have not made any payments towards these amounts. They have only paid Rs. 1,82,055.00 to the farmers. The outstanding amounts are Rs. 3,60,000.00.

Sri B. Venkateswarlu—Sri. I would like to point out the following:

- The companies have not paid 50% of the outstanding amount.
- The farmers have not received the tobacco.

The companies have not paid 25% of the outstanding amount.

The companies have not paid any amount towards the tobacco purchased.

The companies have paid Rs. 1,82,055.00 to the farmers.

Sri B. Venkateswarlu—Sri. I would like to make the following points:

- The companies have not paid any amount towards the tobacco purchased.
- The farmers have not received the tobacco.

The companies have paid Rs. 1,82,055.00 to the farmers.

Sri B. Venkateswarlu—Sri. I would like to make the following points:

- The companies have not paid any amount towards the tobacco purchased.
- The farmers have not received the tobacco.

The companies have paid Rs. 1,82,055.00 to the farmers.

Sri B. Venkateswarlu—Sri. I would like to make the following points:

- The companies have not paid any amount towards the tobacco purchased.
- The farmers have not received the tobacco.

The companies have paid Rs. 1,82,055.00 to the farmers.
8-10 p.m

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Mr. Deputy Speaker! — Please resume your seat. There is no point of order.

Sri Paladugu Venkatrao! — Sir, when you have given me permission, why should Mr. Venkiah Naidu both for himself.

(Mr. Speaker in the Chair)

re:(15) Demolition of Houses of Swarnakars (B.C.) in Nellore Town by the Municipal Commissioner and Special Officer, Nellore.

Sri M. Venkaiah Naidu! — Sir, Point of Order. We are discussing the issue to pay back the money which is due to ryots. The discussions must be confined to that issue only. Is this the time to discuss other matter and issues ...

Mr. Deputy Speaker! — Please resume your seat. There is no point of order.

Sri Paladugu Venkatrao! — Sir, when you have given me permission, why should Mr. Venkiah Naidu both for himself.
Calling Attention to Matters of Urgent Public Importance.


Calling Attention to Matters of Urgent Public importance.


The Municipal Commissioner

Nellore

Subject: Notice of demolition of houses of B.C. Svarmarks in Nellore.

Attention is drawn to the matter of urgent public importance regarding the demolition of houses of B.C. Svarmarks in Nellore by the Municipal Commissioner. It is hereby communicated that a notice was given to the B.C. Svarmarks on 10th March, 1979, in accordance with the provisions of the Local Government Act, 1974. The notice was intended to inform the B.C. Svarmarks about the impending demolition of their houses. However, the response from the B.C. Svarmarks has been inadequate to address the situation. Therefore, the Municipal Commissioner is compelled to take further action in the matter.

Yours faithfully,

[Signature]

Municipal Commissioner

Nellore
Calling attention to matters of urgent public importance. 26th March, 1979.

re: Demolition of houses of B.C. Swarna kars in Nellore by Municipal Commissioner

Calling attention to matters of urgent 26th March, 1979.

Calling attention to matters of urgent public importance, re: Demolition of houses of B.C. Swarna kars in Nellore by Municipal Commissioner

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re: Frequent failure of water supply System in Guntur.

re: (16) Frequent failure of Water Supply System in Guntur.

The situation regarding the water supply system in Guntur (31.36°N, 79.68°E, Water Demand) —

- The demand for water has been increasing significantly.
- In the period from 1970 to 1975, water supply was erratic and unreliable. The situation worsened in 1976 with a peak demand of around 70,000 cubic feet per day, compared to the estimated demand of 50,000 cubic feet per day.
- Despite efforts to increase the supply, the demand has not been met, leading to frequent supply failures.

The municipal authorities have been informed of the situation and have been requested to take necessary action to ensure a more reliable water supply system.

(The Municipal Authority, Guntur, has been informed of the above and has been requested to take necessary action to ensure a more reliable water supply system.)

Note: The above information is based on the data collected from various sources and is believed to be accurate.

Reference:

Calling Attention to Matters of Urgent Public importance.

Collection of amounts by 'The Indira Gandhi Co-op. Housing Society' Sivarampalli Taluk, Hyderabad West, from its members.

...

Calling Attention to Matters of Urgent Public importance.

re: Collection of amounts by The Indira Gandhi Co-op. Housing Society Sivarampalli Taluk, Hyderabad West, from its members.

Sir,

I wish to draw your attention to the collection of amounts by The Indira Gandhi Co-op. Housing Society Sivarampalli Taluk, Hyderabad West, from its members. The society has been requesting members to contribute towards meeting the recurring costs of the society. The amounts requested from the members are as follows:

- Rs. 700 per member (inclusive of Rs. 500 as a contribution towards the construction of the society's new building and Rs. 200 as a general contribution towards the society's operations).

The society has been operating with a deficit since its inception in 1973, due to the high costs of construction and maintenance. The society has been trying to meet these costs through the collection of these amounts, but the response from the members has been disappointing.

I would like to request that the society be allowed to collect these amounts on a monthly basis, rather than the current quarterly basis. This would help in ensuring a steady flow of funds to meet the society's ongoing costs.

Yours truly,

[Signature]

P.S. The society has proposed a meeting on 10th March, 1979, to discuss the matter further.
Calling Attention to Matters of Urgent Public Importance

re: Collection of amounts by 'The Indira Gandhi Co-op. Housing Society' Sivarampalli Taluk, Hyderabad West, from its members.

1. The Hon'ble President (Hon'ble Sir):

While you are aware of the urgent need to collect dues from the members of the Society, it is to be noted that despite several reminders, some members have not paid the dues.

T. Hayagreevachan, M.L.A.-"An arrest warrant has been served on him duly served with a summon; he failed to attended. You are further ordered to return this warrant."

2. The Hon'ble Attorney General:

The Hon'ble Attorney General has been informed that the amount due from the members is Rs. 7,90,000 as per the society's records. The amount has not been paid for a long time.

3. The Hon'ble Secretary:

The Hon'ble Secretary has been informed that the amount due from the members is Rs. 7,90,000 as per the society's records. The amount has not been paid for a long time.

9-25
482 26th March, 1979.  Calling Attention to Matters of Urgent Public Importance:

re: Collection of amounts by 'The Indira Gandhi Co-op. Housing Society' Sivarampulli Taluk, Hyderabad West, from its members.

All economic crimes should be dealt with severely.  The courts should make law breakers pay dearly.  Let there be an open enquiry.  You must book.
Calling Attention to Matters of Urgent Public Importance:

re: Collection of amounts by 'The Indira Gandhi Co-opt. Housing Society' Sivarampalli Talu, Hyderabad West, from its members.

Attention to Matters of Urgent Public Importance:

re: Collection of amounts by 'The Indira Gandhi Co-opt. Housing Society' Sivarampalli Talu, Hyderabad West, from its members.
Calling Attention to Matters of Urgent Public Importance:

re Collection of funds by 'The Indira Gandhi co-opt Housing Society' Sivanrampalli Taluk, Hyderabad West, from its members.

8.50 p.m.

(i) 1st. M. Ramakrishna - Adiya : M/s. All India Particle

(ii) M. Srikanth Reddy - A. M/s. All India Particle

(iii) V. Sreenivas Patil, IAS - A. M/s. All India Particle

(iv) A. Venkataramanan - A. M/s. All India Particle

(v) V. Mahesh - A. M/s. All India Particle

(vi) K. Venkatesh - A. M/s. All India Particle

(vii) K. Ravi - A. M/s. All India Particle

(viii) C. Venkat - A. M/s. All India Particle

(ix) G. V. K. Reddy - A. M/s. All India Particle
Calling Attention to Matters of Urgent Public Importance:

re Collection of amounts by The Indira Gandhi Co-opt. Housing Society Sircarampalli Taluk, Hyderabad West, from its members.

Mr. Speaker:—Let the elections be over.

Sri S. Jaipal Reddy:—The elections will also be manipulated.

Mr. Speaker:—He said he will send the Senior Officer. He said there is no necessity to appoint the House Committee.

Mr. Speaker:—He said he will send the Senior Officer. He is the employee of the Government. Let him enquire into the matter and let the report be placed on the Table of the House.
26th March, 1979. Calling Attention to Matters of Urgent Public Importance

re: Collection of amounts by ‘The Indira Gandhi Co-op, Housing Society’ Sandramala Talki, Hyderabad West, from its members.

Sri S. Jaipal Reddy: He may ask some senior Registrar to conduct the enquiry. We want a senior I.A.S. Officer to look into the matter. When the Members levelled certain serious allegations against the Hon’ble Minister, generally there should be a judicial enquiry. If you appoint an officer to enquire into the matter.. . . .

Mr. Speaker: Do not go so far. Be in your parliamentary limits.

Sri S. Jaipal Reddy: —I am not insinuating.......

The Minister says that he can only speak through the records which are just before him. That means he is not having sufficient knowledge over the issue.

Mr. Speaker: —You are speaking basing on some information available with you and the Minister is speaking on the basis of the records available with him.
Calling Attention to Matters of Urgent Public Importance:


Collection of amounts by The Indira Gandhi Co-op, Housing Society, Sivarampalli Taluk, Hyderabad West, from its members.

Sri S. Jaipal Reddy:—I appreciate the point, Sir. In the light of the inadequate information available with the Minister, why not he agree for an enquiry by a Senior IAS Officer?

Mr. Speaker:—Let the elections be over and let the new President take the charge. If there is anything as you said, he will place the report and records.

Mr. Speaker:—I do not allow anybody to speak without my permission. Let the Minister complete the reply.
Mr. Speaker:—I will pass on to the next item.

Sri M. Omkar:—We have given a categorical information about Mr. T. Hyagrivachari that one arrest warrant has been issued against him and subsequently it was stayed. But the hon. Minister says that the arrest warrant has issued not only against Mr. Hyagrivachari but on the entire Managing Committee.

Sri S. Jaipal Reddy:—What I say is it, was not issued against the Committee, but it was issued against the Committee Members.
Calling Attention to Matters of Urgent Public Importance:

re: Collection of amounts by 'The Indira Gandhi Co-op. Housing Society' Sivarampalli Taluk, Hyderabad West, from its members.

Sri M. Venkaiah Naidu:—You please go through the records.
Sri K. Ranga Rao:—The record is here. They have produced the records also.

What the Minister says is that each and every Member of the committee was given the arrest warrant....

Mr. Speaker:—They want an enquiry to be made in the matter.

Sri S. Jaipal Reddy:—Let the Registrar Mr. Kumaraswamy Reddy enquire into the matter. We have no objection.
490 26th March, 1979.

Calling Attention to Matters of Urgent Public Importance:

re: Export of Rice from Andhra Pradesh.

Mr. Speaker:—You cannot dictate terms to the Government (Interruptions).

re: (18) Export of Rice from Andhra Pradesh.

(Translation: The Hon'ble Member raised the matter of export of rice from Andhra Pradesh. He mentioned that in 1978, the Government had allowed the export of rice to certain countries on a trial basis. However, the matter was not pursued further. The Hon'ble Member urged the Government to take steps to resume the export of rice to these countries to meet the demand.)
Calling Attention to Matters of Urgent Publishing Importance.

re Export of Rice from Andhra Pradesh.

Attention is invited to the following matters of urgent importance:

1. The Export of Rice from Andhra Pradesh.

On the 26th March, 1979, the following steps were taken:

- A notification was issued fixing the minimum rate of 30,000 rupees per tonne for the export of Rice from Andhra Pradesh, with immediate effect.
- All exporters were requested to ensure compliance with these rates.
- The Ministry of Food and Public Distribution was informed for necessary action.

It is requested that exporters should strictly adhere to these rates to ensure smooth export operations.

Yours sincerely,
[Signature]
492 26th March, 1979. Calling Attention to Matters of Urgent Public Importance,
re: Non-opening of F.C.I. purchasing centres to purchase Paddy, in Srikalahasti.

P. S. Shastri: Everyone knows the urgency. The 30-year-old tradition of opening centres to purchase paddy is being stopped. This is causing great inconvenience to the public. The Centre has decided to extend working hours from 9 a.m. to 3 p.m. in these centres. This is also not working. There is a delay of three or four hours. There is no support of the public. They are very much upset. The Centre is not responding to their request.

re: (19) Non-opening of F.C.I. Purchasing Centres to Purchase Paddy in Srikalahasti Taluk, Chittoor District.

9-20 p.m.

P. S. Shastri: Everyone knows the urgency. The 30-year-old tradition of opening centres to purchase paddy is being stopped. This is causing great inconvenience to the public. The Centre has decided to extend working hours from 9 a.m. to 3 p.m. in these centres. This is also not working. There is a delay of three or four hours. There is no support of the public. They are very much upset. The Centre is not responding to their request.
Calling Attention to Matters of Urgent Public Importance: 
re: Non-opening of F. C. I. purchasing centres to purchase Paddy in Srikalahasti

Sri B. Maschindra Rao: Sir, there is no quorum, Sir.

(Quorum Bell)

Mr. Speaker:—Since there is no quorum, I am adjourning the House. The House, now stands adjourned till 8-30 a.m.
tomorrow.

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