Contents

Oral Answers to Questions. ..... 1
Short Notice Questions and Answers. ..... 26
Written Answers to Questions. ..... 30

Matters Under Rule 329:
re: (1) Retrenchment of 6000 Employees Working in Andhra Pradesh Construction Corporation. ..... 47
re: (2) Relay Hunger Strike launched by All Parties Action Committee at Anakapalli, for Selection of Site for Shifting the Jaggery Market. ..... 52
re: (3) Agitation by the Workers of Deccan Chronicle and Andhra Bhoomi, for their Demands. ..... 53

Calling Attention to Matters of Urgent Public Importance:
re: (1) Non-payment of compensation for the Lands acquired for the construction of Kakatiya Canal in Warangal and Karimnagar Districts. ..... 60
re: (2) Non-payment of compensation for the Lands acquired for excavating Canals under the Chalivagu Project at Peddakondapaka Village, Parkal taluk, Warangal District. ..... 62

Papers Laid on the Table. ..... 63
Paper Placed on the Table:

[Contd. on 3rd Cover.]
THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
PRINCIPAL OFFICERS

Speaker: .. Sri D. Kondiah Chowdary.

Deputy Speaker: .. Sri K. Prabhaker Reddy.

                     .. 2. Smt M. N. Vijayalakshmi Devi.
                     .. 4. Sri K. B. Siddayya.
                     .. 5. Sri S. Sambiah.

Secretary: .. Sri B. Sadasiva Reddy.

Joint Secretary: .. Sri D. L. Narasimham.

Assistant Secretaries: .. 1. Sri M. Ramanadha Sastry.
                        .. 2. Sri S. Purnananda Sastry.
                        .. 5. Sri M. Viswanatham.
                        .. 8. Sri V. S. R. Sarma.

Chief Reporter: .. Sri Habeeb Abdur Rehman.
CONTENTS—(Contd.)

Government Bills:

(1) The Andhra Pradesh University Acts (Amendment) Bill, 1979. .... 64

(2) The Criminal Law Amendment (Andhra Pradesh Extension and Amendment) Bill, 1979. .... 64

(3) The Andhra Pradesh Children Bill, 1979. .... 65

Half-an-Hour Discussion:

re: Sugar Production in the State, (Discussion arising out of L.A.Q. No. 3853, dated 20–6–79). .... 99
THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY

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Panel of Chairmen: ....
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5. Sri M. Vishwanatham.

Chief Reporter: .... Sri Habeeb Abdur Rahman.
Calling Attention to Matters of Urgent Public Importance—(Contd.)

re: (4) Delay in opening of additional classes for 8th, 9th and 10th and 1st year Intermediate Classes in the Schools and Junior College at Narasampet, Warangal District. . 17

re: (5) Steps taken by the Government to protect Forest Lands from occupation by Landlords of Mehubabad Taluk, Warangal District. . . 17

Papers Laid on the Table. . . 18

Government Bills:

(1) The A.P. (Andhra Area) Public Health (Amendment) Bill, 1979. . 18

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ANDHRA PRADHESH LEGISLATIVE ASSEMBLY

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Speaker: Sri D. Kondaiah Chowdary.

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<table>
<thead>
<tr>
<th>Announcement</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>re: Papers Laid and Placed on the Table of the House.</td>
<td>277</td>
</tr>
<tr>
<td>Papers Placed on the Table of the House:</td>
<td></td>
</tr>
<tr>
<td>(1) Statements by the Ministers on Calling Attention Matt:</td>
<td></td>
</tr>
<tr>
<td>(i) Appointments by the A.P. Rayons Limited, Kamalapur, Warangal, without calling candidates from Employment Exchanges.</td>
<td>278</td>
</tr>
<tr>
<td>(ii) Eviction of Landless Poor, in Khammam District.</td>
<td>279</td>
</tr>
<tr>
<td>(iii) Fire Accident in Tenali.</td>
<td>280</td>
</tr>
<tr>
<td>(iv) Fire Accidents in Rayavaram Village, Bandar Taluk, Krishna District.</td>
<td>281</td>
</tr>
<tr>
<td>(v) Non-availability of amenities to Pilgrims at Jhangir Pir Rahimatulla Allegh Dargah in Shadnagar Taluk, Mahaboobnagar District.</td>
<td>282</td>
</tr>
<tr>
<td>(vi) Non-payment of about 25 lakhs to Cane-growers by Sri Venkateswara Co-op. Sugar Factory, Renigunta, Chittor District.</td>
<td>283</td>
</tr>
<tr>
<td>(2) Ruling by the Hon. Speaker on the matters raised by Sri M. Venkaiah Naidu and Sri N. Srinivasulu Reddy.</td>
<td>284</td>
</tr>
<tr>
<td>(3) Answers to (57) Starred Questions placed on the Table.</td>
<td>287</td>
</tr>
<tr>
<td>(4) Answers to (77) Un-Starred Questions placed on the Table.</td>
<td>289</td>
</tr>
</tbody>
</table>
Oral Answers to Questions

Bus Concession Tickets to Students of High Schools

145—

*4675 Q.—Sri K.B. Siddaiah (Puttur):—Will the Minister for Transport and Minor Irrigation be pleased to state:

(a) whether the Government have decided to extend bus concession tickets being given to the college students in R.T.C. buses to the students who are studying in High School and other institutions; and

(b) if so, the time by which the above decision will be implemented?

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

Oral Answers to Question

(a) whether it is a fact that one Government doctor of P.H.C. at Tirumalayapalem, Khammam District by name Sri P. Radhakrishna was murdered at his residence near Venkatagiri railway gate in the night of 20-5-79; and

(b) if so, the reasons therefor and the action taken thereon?

Murder of a Govt. Doctor of P.H.C. at Tirumalayapalem

146—

*4787. Q.—Sarvasri M. Yerraiah Reddy, A. (Bhadrachalam) Lakshminarayana (Miryalaguda) M. Omkar (Narasampet), and Smt. Mallu Swarajyam (Thungathury):—Will the Chief Minister be pleased to state:

(a) whether it is a fact that one Government doctor of P.H.C at Tirumalayapalem, Khammam District by name Sri P. Radhakrishna was murdered at his residence near Venkatagiri railway gate in the night of 20-5-79; and

(b) if so, the reasons therefor and the action taken thereon?
Financial Assistance from Soviet Russia for the Construction of Steel Plant at Vizag

147

*4741 Q.—Sarvasri Bhattam Sri Ramamurthy (Paravada), Nallapa Reddy Srinivasulu Reddy (Venkatagiri) and K.B. Siddaiah:—Will the Chief Minister be pleased to state:

(a) The particulars of the financial and other Assisances to be provided by Soviet Russia for the construction of Steel Plant at Visakhapatnam.

(b) Whether the public Investment board has approved the said scheme;

(c) The nature of infrastructural facilities which have to be provided for the construction of the said project and progress made in this regard.

Chief Minister (Dr. M. Channa Reddy):—(a) This is a matter primarily concerning Government of India, Steel Authority of India Ltd. have been addressed for information which is awaited.

(b) Yes, Sir.

(c) A statement is placed on the Table of the House.

Statement Vide Clause (C) O.I.L.A.Q.No.474 (Starred)

The Steel Authority of India Limited have requested for provision of land, water and power for the setting up of the Steel Plant at Vishakhapatnam. Brief particulars of their requirements and the

Oral Answers to Questions.

progress made in providing them by the state Government are indicated below:

1. **Land**

   Total extent requisitioned
   Extent of private land required: & handed over.
   Extent of Govt. land transferred and handed over.

<table>
<thead>
<tr>
<th>Description</th>
<th>Ac.</th>
<th>Total Extent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total extent requisitioned</td>
<td></td>
<td>17,229.00</td>
</tr>
<tr>
<td>Extent of private land required:</td>
<td></td>
<td>3,476.16</td>
</tr>
<tr>
<td>&amp; handed over</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Extent of Govt. land transferred and</td>
<td></td>
<td>3,278.98</td>
</tr>
<tr>
<td>handed over</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

   Remaining area

<table>
<thead>
<tr>
<th>Description</th>
<th>Ac.</th>
<th>Total Extent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Remaining area</td>
<td></td>
<td>About 10,473.86</td>
</tr>
</tbody>
</table>

   The acquisition transfer of the remaining area is being processed by the Collector, Vizag and they are being brought to the aware stage so that awards could be passed as and when the funds are provided for the propose by the Sail.

2. **Water**: Revised Date by which
   Requirement required as indicated by sail on 21.6.1979

   (a) water for construction purpose.
       1.5 Mgd. 1-10-1979.
       4.5 Mgd. 1-7-1982.

   (b) Operational requirements
       22.0 Mgd. 1-7-1982
       60.0 Mgd. 1-10-1984

   The water for construction purpose will be supplied from the Meghandri gadda Reservoir Scheme and Raiwada etc. schemes and water for operational purposes will be provided from the Yeleru Reservoir Scheme. Action is being taken to ensure supply of water for both construction and operational purposes according to schedule.

3. **Power**: Date by which required
   as indicated by Sail
   26-6-1979.

   (a) Power for construction purpose to be drawn in phases.
       6 Mw 1-10-1979.
       10 Mw 1-7-1982.

(b) Operational requirements:
   Phase I
   15 Minutes maximum demand 110MW 1-7-1982.
   1 Minute maximum demand 125MW 1-10-1982.
   Phase II
   1 Minute maximum demand 275MW 1-10-1984.

The Andhra Pradesh State Electricity Board has agreed to make power available to the Steel Plant for both construction and operational purposes according to the schedule.

Apart from the above facilities, State Government are taking advance action to provide training facilities for executives, skilled workers, technicians and artisans required during construction and operational stages; Setting up of units for supply of mechenased bricks: refractories: arrangements for developing suitable Industrial Development Areas and Industrial Estates for ancillaries connected with Steel Plant.
Oral Answers to Questions.

1. Power for construction purposes. ... 6 MWs. and 10 MWs. for 1979-82.

2. ... 60 S\(^3\) 8,766 \(\text{Co}^{14}\) \(\text{M}\) 1.6 \(\text{Co}^{14}\) \(\text{M}\) 6Sb O#}
Dr M. Channa Reddy:—The acquisition transfer of the remaining area is being processed by the Collector, Vizag and they are being brought to the award stage so that awards could be passed as and when the funds are provided for the purpose.

Action is being taken to ensure supply of water for both construction and operational purposes according to schedule.

1. Dr. M. Channa Reddy:—The acquisition transfer of the remaining area is being processed by the Collector, Vizag and they are being brought to the award stage so that awards could be passed as and when the funds are provided for the purpose.

2. Q. M. Malikarjuna Rao (Gurajala):—Will the Chief Minister be pleased to state:

Constructions of Tyres Factory at Mangalagiri.
(a) whether there is any proposal before the Government to construct a tyres factory at Mangalagiri in Guntur District;

(b) if so, the capacity and cost of the factory:

(c) the time by which it will be started; and

(d) whether the Government has given clearance to construct a tyres factory?

Ear-marked project area is 273 acres. On 10.01.79, 102 acres were leased out. On 20.10.74, the project was sanctioned.

The Minister replied on 26th January, 1979, that they are holding discussions, after which a final decision would be taken.

In his reply on 20th January, 1979, the Minister gave his reply on 20th January, 1979, that the Industrial Development Bank has been advised to take up for consideration the two tyre and tube Projects-Gujarat Tyres and Tubes and Andhra Pradesh Tyres and Tubes Project.

It was also mentioned about the clearance for the assistance after taking out the state of preparedness of the Project, the expenditure incurred till now, etc. In that reply, the Minister gave his reply on 20th January, 1979, that the Industrial Development Bank has been advised to take up for consideration the two tyre and tube Projects-Gujarat Tyres and Tubes and Andhra Pradesh Tyres and Tubes Project.

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The Minister gave his reply on 20th January, 1979, that the Industrial Development Bank has been advised to take up for consideration the two tyre and tube Projects-Gujarat Tyres and Tubes and Andhra Pradesh Tyres and Tubes Project.
Disparity in the Wages paid to APCO Employees Working in Andhra and Telangana Regions

149—

4868Q.— Sarvasri K. Satyanarayana M. Omkar, N. Ragahva Reddy, (Nakrekal) Smt. Mallu Swarajyam, and Smt. G. Dhanasuryavati (Nidumrolu):—Will the Minister for Elections & Textiles be pleased to state:

(a) whether the Government are aware of the fact that there is great variation in the wages being paid by the APCO to its employees working in Andhra and Telangana regions;

(b) If so, the reasons therefore; and

(c) The steps that are being taken to remove the said disparity in the wages?

Answer to Clause B & C

The APCO was formed on 6-7-1976 by amalgamation of the 13 formed regional appex weavers co-operative societies. The wage structures of the workers of the former appex societies in Andhra area & in Telangana area were different depending upon the local traditions.
and conditions. The same wage rates allowed to the workers by the different former apex societies were continued unaltered even after the formation of the APCO, as by and large the total wages paid for all processes put together, were more than the minimum wages prescribed.

However, individual representations received from worker unions of different regions for enhancement of rates for certain processes from time to time, were considered and accepted by APCO. Hence there is slight disparity in the wages being paid to the workers of APCO in Andhra and Telangana regions.

The management is now considering to remove the disparity and fix uniform rates for all the workers in the State.
150—

(a) whether it is a fact that the Central Government instructed the State Government in the month of May, 1979 to solve the problems of the policemen keeping in view the agitation of the policemen in the Northern States; and

(b) if so, the steps being taken by the State Government to meet problems of the Cops?

A.—

Sri N. Janardhana Reddy (On behalf of the Minister for Home): —

(a) Yes, Sir.

(b) A statement is placed on the Table of the House with regard to the decisions taken by the Government to solve the problems of the Cops.

STATEMENT

The following decisions have been taken by Government as relief measures to solve the problems of the Cops and Government orders are being issued separately, in this regard.

(1) to recognise the association of the Police subordinate officers subject to the following principles laid down by the National Police Commission.

(i) The Association shall not resort to any coercive method of agitation for obtaining redressal of grievances;

(ii) Membership shall be restricted to serving policemen only. No outsider, whether a Government Servant or not, shall be entitled to membership or function as an office-bearer of the association or be connected with it in any advisory or other capacity;

(iii) The Association shall not do any thing which may affect the efficiency of the force or undermine its discipline;

(iv) The Association shall be absolutely nonpolitical in character and shall not be connected directly or indirectly with political activity of any kind.

(2) to abolish orderly system;

(3) to sanction 15 days extra earned leave to the Police personnel of and below the rank of Inspectors in lieu of their attending duty on holiday and Sundays with facility for encashment in lieu of availing leave;
(4) to sanction 15 days extra earned leave to the police Personnel of and below the rank of Inspectors in lieu of overtime allowance with facility for encashment in lieu of availing leave,

(5) to increase the rates of conveyance allowance to Circle Inspectors and Sub-Inspectors,

(6) to sanction conveyance allowance to Head Constables and Police Constables;

(7) to increase the house rent allowance for Circle Inspectors Sub-Inspectors, Head Constables and Police Constables:

(8) to enhance the uniform allowance;

(9) to increase the dietary charges;

(10) in order to increase the promotion avenues the posts of Lance Naiks and Naiks will be upgraded to those of Head Constables;

(11) to increase the Permanent disability allowance;

(12) to increase the housing facilities.

Oral Answers to Questions. 2nd July, 1979

(4) to sanction 15 days extra earned leave to the police Personnel of and below the rank of Inspectors in lieu of overtime allowance with facility for encashment in lieu of availing leave,

(5) to increase the rates of conveyance allowance to Circle Inspectors and Sub-Inspectors,

(6) to sanction conveyance allowance to Head Constables and Police Constables;

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(8) to enhance the uniform allowance;

(9) to increase the dietary charges;

(10) in order to increase the promotion avenues the posts of Lance Naiks and Naiks will be upgraded to those of Head Constables;

(11) to increase the Permanent disability allowance;

(12) to increase the housing facilities.
Oral Answers to Questions


125 Varanasinghe's question: 250 Varanasinghe's question: Elaborate on the
measures proposed for the conversion of 125 Varanasinghe's question: 250 Varanasinghe's question: 11
fishing boats to sail trawlers. Ask your question. The Minister of
125 Varanasinghe's question: 250 Varanasinghe's question: 15
Fisheries states that the Government is considering 15
days to bring them into the market. Further, the Minister of
125 Varanasinghe's question: 250 Varanasinghe's question: 15
days to bring them into the market. Further, the Minister of
125 Varanasinghe's question: 250 Varanasinghe's question: 15
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days to bring them into the market. Further, the Minister of
125 Varanasi
Oral Answers to Questions. 2nd July, 1979. 15

(1) ஒருவர்: அன்னோ இயிர்த்து ஏன்? தலையே தெரியாது. அதாவது இயிர்த்து ஏன்? தலையே தெரியாது.

(2) ஓர்: அரசு தொடரும் நூற்றாண்டு: குறைவு தெரியும் செய்திகளைக் கேட்டு வேண்டும். வருவாய் 125 என்று தெரியும் செய்திகளைக் கேட்டு வேண்டும்.

(3) நாம் கூறினோம்: அதில் இருந்து எவ்வளவு தெரியும் செய்திகளைக் கேட்டு வேண்டும். 9-10 அ.ம. வருவாய் 150 என்று தெரியும் செய்திகளைக் கேட்டு வேண்டும்.

(4) கூறினோம்: அதில் இருந்து எவ்வளவு தெரியும் செய்திகளைக் கேட்டு வேண்டும். 9-10 அ.ம. வருவாய் 150 என்று தெரியும் செய்திகளைக் கேட்டு வேண்டும்.

(5) கூறினோம்: அதில் இருந்து எவ்வளவு தெரியும் செய்திகளைக் கேட்டு வேண்டும். 9-10 அ.ம. வருவாய் 150 என்று தெரியும் செய்திகளைக் கேட்டு வேண்டும்.

(6) கூறினோம்: அதில் இருந்து எவ்வளவு தெரியும் செய்திகளைக் கேட்டு வேண்டும். 9-10 அ.ம. வருவாய் 150 என்று தெரியும் செய்திகளைக் கேட்டு வேண்டும்.
Oral Answers to Questions.


Subject to the conditions and the recommendation of the National Police Commission, it is uniform. (1) The Association shall not resort to any coercive method of agitation for obtaining redress of grievances; (2) membership shall be restricted to serving policemen only. No outsider, whether a Government Servant or not, shall be entitled to membership or function as an office-bearer of the association or be connected with it in any advisory or other capacity; (3) The association shall not do any thing which may affect the efficiency of the force or undermine its discipline. (4) The association shall be absolutely non-political in character and shall not be connected directly or indirectly with political activity of any kind.

To. The Association shall not report to any corrective method of agitation for obtaining redress of grievances; (2) membership shall be restricted to serving policemen only. No outsider, whether a Government Servant or not, shall be entitled to membership or function as an office-bearer of the association or be connected with it in any advisory or other capacity; (3) The association shall not do anything which may affect the efficiency of the force or undermine its discipline. (4) The association shall be absolutely non-political in character and shall not be connected directly or indirectly with political activity of any kind.

Enhancement of Rate of Coarse Paddy

151—

Q. 4593. Sarvasri B. Ramasubba Reddy (Kanigiri) & Bhattam Sreeramamurthy:—Will the Minister for Agriculture and Civil Supplies be pleased to state:

(a) whether it is a fact that the State Government have addressed Agriculture Price Commission for enhancement of coarse paddy rates from Rs. 85 to Rs. 120 per quintal; and

(b) if so, the reply received in the matter?

(a) The State Government have addressed the Agriculture Price Commission for enhancement of coarse paddy rates from Rs. 85 to Rs. 120 per quintal. The enhanced rates are as follows:

- 120 per quintal
- 142.88 per quintal
- 110 per quintal

(b) The reply received in the matter reads as follows:

"We have received your query regarding the enhancement of rates for coarse paddy. The enhanced rates are as follows:

- 120 per quintal
- 142.88 per quintal
- 110 per quintal"

2. 

2. 24-4.79 per quintal (as directed).—24-4.79 per quintal (as directed).—

Oral Answers to Questions.

9-20 a.m. अनेकांक विषयांची चर्चा, 88 तास राष्ट्रसभेचे 82 घंट्टांमध्ये बांधकाम 80 घंट्टांच्या कामांमध्ये एकदा होत आहे तर दुसऱ्या तितक्क अद्यावधीत होत नाही. आपल्या ध्येयांच्यासाठी, तीव्रतेच्या व साधनात्मक अभावास्थेच्या संगतीसाठी 110 वर्षांना सत्कार. तर हा असा बांधकाम 87.08 वर्षांच्या राष्ट्रसभेचे अनुमोदन केलेला असे. 87.08 वर्षांत ते 80 वर्षांतून अनेकांक घटत. ती साधनात्मकत्व असणाऱ्याची दाखवून दिली गेली. त्याच्या मुळात राष्ट्रसभेचे 52 वर्षांमध्ये 88 वर्षांमध्ये बांधकाम करून 14 वर्षांना हे घटावले तर कोणताही 80 वर्षांना करू नाही. 14 वर्षांना हे म्हणजेच 28 वर्षांमध्ये करून 28 वर्षांना करू बांधकाम केले. 3 14 वर्षांना करून 28 वर्षांना करू म्हणजेच 88 वर्षांना करू बांधकाम केलेल्या गेली. अनेकांक वातावरणात रोज एकदा होऊन, तर दुसऱ्या तितक्क अद्यावधीत होणारी आहे.

संशोधनाची कृतिका—मराठीमध्ये पांडुरंगांचे मराठीमध्ये भाषाधिक वापर करणारे वाक्यांची संशोधनाची कृतिका 20 वर्षांत बांधकाम करून 20 वर्षांमध्ये बांधकाम केली.

संशोधनची कृतिका—मराठीमध्ये संशोधन केलेली वाक्यांची कृतिका 80 वर्षांत बांधकाम करून 80 वर्षांमध्ये बांधकाम केली अधिक संशोधनाचे वापर केले जात असलेल्या 80 वर्षांमध्ये 90 वर्षांमध्ये बांधकाम केले. 80 वर्षांतून 90 वर्षांतून मोडल आणि मराठी वाक्यांमध्ये वापर केलेल्या कृतिका 20 वर्षांमध्ये अधिक वापर केले.

संशोधनाची कृतिका—मराठीमध्ये संशोधन केलेली वाक्यांची कृतिका 80 वर्षांत बांधकाम करून 80 वर्षांमध्ये 90 वर्षांमध्ये बांधकाम केली. त्याची 80 वर्षांमध्ये 90 वर्षांमध्ये बांधकामातील 100 मोडल आणि मराठी वाक्यांमध्ये वापर केलेल्या कृतिका 20 वर्षांमध्ये अधिक वापर केले असलेल्या कृतिका 20 वर्षांमध्ये 30 वर्षांमध्ये बांधकाम केले.

Opening of Four Agro Super Bazaars in The State

152—

3532 Q Sarvasri Nallapareddi Sreenivasul Reddi & Poola Subbaiah:—Will the Minister for Agriculture and Civil Supplies be pleased to state:

(a) whether the Andhra Pradesh State Agro Industries Corporation has decided to open four Agro Super Bazaars in the State; and

(b) whether the said Corporation has also decided to open service centres Guntur and Nellore to repair tractors?

Hon. Minister for Agriculture and Civil Supplies:—

(a) Yes. The Corporation has decided to open four Agro Super Bazaars in the State.

(b) Yes. The Corporation has also decided to open service centres in Guntur and Nellore to repair tractors.

Fixation of Wage for Labourers Working in Salt Manufacturing Factories

153—

*4601 Q-Sri Poola Subbaiah:— Will the Minister for Labour and Employment be pleased to state:

(a) the wage fixed for the labourers working in the salt manufacturing factories in the State per 'Garise' and when this rate was fixed;

(b) the reason why the rate per Garise is not enhanced in view of the rise in price at present;

(c) whether it is a fact that the owners of the salt factories are exploiting the labourers by adopting their own methods to measure the salt;

(d) if so, the reason why the State Govt. have not introduced per weighment system; and

(e) the reason why provident fund scheme has not been introduced in the case of labourers working in salt factories?

(b) దరింది కల్పితం 1967 లో ఉత్పత్తిచేసి 88.80 రూపాయలు కలిగి, 1972 లో ఒడ 45.85 రూపాయలు కలిగి, 1977 లో 88.80 రూపాయలు కలిగి ఉండదు.

(c) కామం కనుమం 1967 లో ఉత్పత్తిచేసి 88.80 రూపాయలు కలిగి, 1972 లో ఒడ 45.85 రూపాయలు కలిగి, 1977 లో 88.80 రూపాయలు కలిగి ఉండదు.

(a) Whether it is fact that the State Government in the month of May, 1979, decided to set up a separate Housing Corporation for construction of houses in the cyclone affected areas and other parts of the state, with priority for the former;

(b) if so, the details there of;

(c) when it will come into force;

(d) how many corporations meant for construction of houses and buildings are in existence in the state for urban and rural areas as on date; and

(e) the main difference in the powers and functions of the newly contemplated Housing Corporation and that of those already existing?

(1) విమానాంతిపారుమని సంఖ్యలు (ఇంగ్లీష్ లో) ఉండింది.

(2) సంచాలన, ఆలంపుల సంఖ్యలు ప్రకారం విస్తీర్ణం చేసినప్పటి ప్రాంతాలను వివరిస్తుంది. మానవ పరిస్థితుల కోసం సంచాలన ప్రాంతాలను పరిశోధించడం జరుగుతుంది. మానవ పరిస్థితుల కోసం సంచాలన ప్రాంతాలను పరిశోధించడం జరుగుతుంది.

(3) సంచాలన ప్రాంతాల ప్రాంతాలు ఉండింది. ఆలంపుల సంఖ్యల ప్రాంతాల పరిశోధన జరుగుతుంది. మానవ పరిస్థితుల కోసం సంచాలన ప్రాంతాల పరిశోధన జరుగుతుంది.

(4) సంచాలన ప్రాంతాల పరిశోధన జరుగుతుంది. మానవ పరిస్థితుల కోసం సంచాలన ప్రాంతాల పరిశోధన జరుగుతుంది.

(5) సంచాలన ప్రాంతాల పరిశోధన జరుగుతుంది. మానవ పరిస్థితుల కోసం సంచాలన ప్రాంతాల పరిశోధన జరుగుతుంది.

(6) సంచాలన ప్రాంతాల పరిశోధన జరుగుతుంది. మానవ పరిస్థితుల కోసం సంచాలన ప్రాంతాల పరిశోధన జరుగుతుంది.

అందువల్ల మానవ పరిస్థితుల కోసం సంచాలన ప్రాంతాల పరిశోధన జరుగుతుంది.

2. The Minister for Agriculture—Is the position of the Indian Army to be renamed as the Indian Army?

3. The Minister for Agriculture—It seems to be a matter of public interest to know why the Government have not taken any steps to revamp the Indian Army?

4. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

5. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

6. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

7. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

8. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

9. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

10. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

11. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

12. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

13. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

14. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

15. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

16. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

17. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

18. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

19. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

20. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

21. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

22. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

23. The Minister for Agriculture—The Government have been asked to take steps to revamp the Indian Army. What is the position of the Government?

Drought-prone Area Programme in Medak District

*4221Q.* Sri Shiva Rao Shetkar (Narayan Khade) : — Will the Minister for Rural Development be pleased to state:
Oral Answers to Questions. 2nd July 1979.

(a) whether Narayankhed Taluk in Medak District is one among the 76 Drought Prone Taluks identified by Government in the Fifth Five year Plan;

(b) if so, the nature of works undertaken in Narayankhede taluk under the Drought Prone Area Programme;

(c) if not, whether the Government are extending Drought Prone Area Programme in the VI Plan to this taluq also; and

(d) if so, whether any plans have been drawn for Narayankhed Taluk under D. P. A. P.

Extension of Aid Under S.F.D.A. to the Farmers of Agricultural Lands falling in Municipal Limits

156—

4758 Q.—Sri G. Nageswara Rao (Por. Ndu).—Will the Minister for Rural Development be pleased to state:

(a) whether it is a fact that the aid granted under S.F.D.A. is given only to the farmers in rural areas and is denied to the farmers of agricultural lands falling in Municipal limits; and

(b) if so, the reason for such discrimination between farmers in rural areas and Municipal areas?
Sri G. Nageswara Rao:— Most of our municipal areas are agrarian-based urban centres. The small farmers in the municipal areas are put to several difficulties. We do not know where to go. Municipal Commissioners do not have any authority to certify. What steps do the Government propose to take?

9-40 a.m.

No. 4873-(B) : Sarvasri M. Omkarr, K. Satyanarayana, and M. Yarraiah Reddy Will the Hon. Chief Minister be pleased to state:

(a) whether it is a fact during the last budget session an assurance was given by the Government on 2-3-79 in response to a notice under Rule 329 regarding land unearthing movement to the effect that suitable amendments to the A. P. Agricultural Lands Act would be brought about empowering the district Collectors to re-open all cases where surplus land is believed to be found either spontaneously or on application and also to form all party Committees from village level to State level to unearth the surplus land concealed by the landlords; and

(b) if so, the reasons for the delay and when will they be brought about?
Short Notice Questions and Answers.  

[Text not legible due to image quality]
MALPRACTICE IN ADMISSION IN I.T.I., BOBBILI

No. 4877-(K): Sri Ch. Parasuram Naidu:—Will the Minister for Labour and Employment be pleased to state:

(a) whether on a complaint dated 30-10-1978 by Sri Mahant Krishna Rao, etc., regarding malpractice at Bobbili I.T.I Institute regarding admissions of students for 1978-79 an enquiry was held;

(b) the number of students found to have been admitted on false certificates and the reasons for the investigation there of is slow;

(c) whether A.N.V.V Gopalaswamy and K. Mohan Rao were admitted after notifying the stay orders of the High Court on the board of the institute;

(d) whether Kolla Parvathisam and P. Suresh with eligible marks entitled for admission have been refused admission by the Principal;

(e) whether admissions are made in breach of rule of reservation;

(f) whether it is a fact that even though a second ex-service men candidate was available in the absence of a selected candidate of the category the Principal gave the seat to an outsider; and

(g) the action taken on the Minister's orders calling for report in the matter and whether the matter was referred to C. I. R. 

(2) 2nd July, 1979. Short Notice Questions and Answers
Completion of Untrakal Tank in Rayadurg.

No. 4874—(M). Sri K. B. Chinna Mallappa:—Will the Minister for Transport and Minor Irrigation be pleased to state:

(a) Whether the tank of Untrakal in Rayadurg Taluk has been completed;

(b) the No. of times it has been breached;

(c) the reasons for breaching; and

(d) whether there is any proposal to prevent such breaching?

In view of the frequent occurrence of breaches a through examination has to be conducted to prevent such breaches in future.
WRITTEN ANSWERS TO QUESTIONS

Government Buildings Occupied By The Ministers.

121—

2081 Q.—Sri S. Jaipal Reddy:—Will the Chief Minister be pleased to state :

(a) the number of Government buildings occupied by the Ministers as on date;

(b) the expenditure incurred by the Government on the renovation and maintenance, furnishing etc., of these buildings during the year 1977-78; and

(c) the expenditure incurred on the above items in respect of these buildings from 1st April, 1978 till this date?

A.—

(a) 17 Government buildings as on 3rd August, 1978.

(b) Rs. 3,78,500-61.

(c) Rs. 5,89,909-41.

Purchase of A Private Building for Kakatiya Co-operative Training Centre, Warangal.

122—

3950-(E) Q.—Sarvasri C. Janga Reddy, V. Sivaramakrishnaraao, M. Venkaiah Naidu and M. Jagannadhara:—Will the Minister for Co-operation and Small Scale Industries be pleased to state:

(a) whether it is a fact that the Registrar of Co-operative Societies, Andhra Pradesh has been requested by the Kakatiya Co-operative Training Centre, Warangal to purchase a private building for its use with its own funds;

(b) if so, the action taken by the Registrar of Co-operative Societies; and

(c) if no, action is taken the reasons therefor?

A.—

(a) The Vice-Chairman of the Kakatiya Co-operative Training Centre, Warangal sent a letter to the Registrar of Co-operative Societies during July, 1978 requesting the issue of a circular to the Co-operative Institution for contributing donations to purchase a building at an estimated cost of Rs. 2.50 lakhs. The Registrar of Co-operative Societies requested the Vice-Chairman to send the proposals through the State Co-operative Union since the local committee of the Union constituted by the State Co-operative Union has neither official nor legal recognition,
(b) and (c) The Registrar of Co-operative Societies has not received the proposal from the Co-operative Central Union.

Repairs Of Irrigation Sources In Rapur Panchayat Samithi Of Nellore District.

390-Q.—Sri Nallaparedysreenivasul Reddy:—Will the Minister for Panchayati Raj Roads and Buildings be pleased to state:

(a) whether it is a fact that the following two Irrigation Sources in Rapur Panchayat Samithi of Nellore district have not been repaired since thirty years;

(i) Mamidigunta tank at Palur.
(ii) Mangammagunta tank at Thokalapudi.

(b) the amount required for each tank for fixing standards and for restoration;

(c) the expected ayacut under each source after restoration; and

(d) when will the works be started and completed?

A.—

(a) Mamidigunta tank at Palur is a P.W. Department tank. On 3rd November, 1977, the Collector, Nellore transferred this tank to the Irrigation and Power Department. It is reported that the repairs to this tank have not been carried out for the last 15 years. Mangammagunta tank at Thokalapudi is a small drinking water pond and it is in an abandoned state.

(b) The amount required for each tank for fixing standards and for restoration, will be known only after the investigation of these two tanks is done by the concerned Departments.

(c) The ayacut to be brought into irrigation under Mamidigunta tank and Mangammagunta tank after restoration will be about 200 and 20 acres respectively.

(d) The Superintending Engineer (Irrigation Circle), Nellore, has already issued instructions to the Executive Engineer (Irrigation and Power Department), Investigation Division Nellore to include Mamidigunta tank in the Annual Plan for 1979-80.

The Collector, Nellore has already instructed the Executive Engineer (Panchayati Raj), Nellore to take up the investigation for the restoration of Mangammagunta tank. The above two works will be started as soon as the investigation of the two sources is done.
32 2nd July, 1979

Written Answers to Question

Causeway Across River Chitrevedi Near Parnapalli Village
Of Cuddapah District.

124—

3724—Q.—Sri Y. S. Raja Sekhara Reddy:— Will the Minister
for Panchayati Raj, Roads and Buildings be pleased to state ;

(a) whether it is a fact that a foundation stone was laid for
cause way across river Chitrevedi near Parnapalli of Pulivendla taluks
of Cuddapah district in the year 1953 by the then Minister for
Finance late Sri Kala Venkata Rao;

(b) whether it is also a fact that another foundation stone was
laid by late Sri D. Sanjeevaiah the then Chief Minister in the year
1963 for the same work;

(c) whether it is a fact that the tenders for the above work were
called for in the year 1971 and the work was not allotted to any one :
and

(d) if so, when the actual construction of the causeway will be
taken up?

A.—

(a) The foundation stone was laid in 1957 by the then Minister
for Finance late Sri Kala Venkata Rao.

(b) As per the records of the Zilla Parishad, Anantapur no
details are available.

(c) Yes, Sir.

(d) As soon as the administrative sanction is received from
Government of India.

Construction Of Road From Baruva To Gollagandi.

125—

3941—T.Q.—Sri B. Venkatesam Sarma:—Will the Minister for Pan-
chayati Raj: Roads and Buildings be pleased to state :

(a) whether it is a fact that a grant of Rs. 5 lakhs has been sanc-
tioned by the Central Government for (1) the construction of road from
Baruva to Gollagandi and (2) repairs to the road between Tallatampara
and Isakalapalem;

(b) if so, the progress of construction and repairs of the above
roads; and

(c) the reason for not taking up the above works so far?

A.—

(a) The Government of India have released an amount for
Rs. 5.72 lakhs to Srikakulam district for taking up 4 road works under
Central Assistance Programme. The construction of road from Baruva to Gollagandi was not taken up due to land disputes and in its place, the repairs to the road between Tallatampara and Isakalapalem was taken up.

(b) In respect of repairs to the road from Tallatampara to Isakalapalem, an amount of Rs. 89,630 was incurred by the end of March 1979.

(c) The construction of road from Baruva to Gollagandi could not be taken up under Central Assistance Programme due to land disputes and also due to discontinuance of the Central Assistance Scheme Protected Water Supply Scheme for Ichapuram Major Panchayat

126—

3946-V-Q.—Sri B. Venkatesam Sarma:— Will the Minister for Panchayati Raj Roads and Buildings be pleased to state:

(a) the year in which the Protected Water Supply Scheme for Ichapuram Major Panchayat in Srikakulam district was sanctioned;

(b) the reasons for not taking up the scheme so far though the people of the Panchayat paid the contribution of Rs. 70,000 for the said purpose; and

(c) whether the Government propose to take up the scheme at least during the year 1979-80?

A.—

(a) and (b) The Protected Water Supply Scheme to Ichapuram is not yet sanctioned. But the scheme has been included in the list of villages to be considered for sanction of Protected Water Supply Scheme during 1978-79.

(c) The Scheme will be sanctioned as and when the Gram Panchayat fulfils the conditions laid down in G.O. Ms. No.1392, Panchayati Raj, dated 24th December, 1977.

Repairs to Breaches of Tanks in Adilabad District

127—

3935- V-Q.—Sri D. Nasaiah:— Will the Minister for Panchayati Raj, Roads and Buildings be pleased to state:

(a) whether it is a fact that 14 tanks in Asifabad taluk in Adilabad district have been breached due to rains in 1978;

(b) whether it is a fact that the breaches have not been closed so far;
(c) the number of works taken up, for repairs; and
(d) if no works were taken up, the reason therefor?

A.—

(a) 19 Minor Irrigation tanks were damaged due to rains in 1978. Out of this 11 tanks were breached and the sluices and weirs of 8 tanks were damaged.

(b) The breaches to 11 Minor Irrigation tanks occurred due to, rains in 1978 were closed immediately.

(c) The repairs to 11 Minor Irrigation tanks were taken up and completed.

(d) An amount of Rs. 2.00 lakhs has been released to the Zilla Parishad, Adilabad for effecting repairs to Minor Irrigation tanks damaged due to rains in 1978. The repairs to sluices and weirs of 8 Minor Irrigation tanks will be taken up and executed from the above grant.

Non-Payment of Bills for the Road Works in Warangal District

28—

3940-M.—Sarvasri C. Janga Reddy, K.B. Siddaiah, S. Jaipal Reddy, M. Venkaiah Naidu, M.V.S Subba Raju, B. Machendar Rao, B. Arumugam and V. Sivarama Krishna Rao:—Will the Minister for Panchayati Raj Roads and Buildings be pleased to state:

(a) whether it is a fact that works on roads in Warangal District have been discontinued since months on account of non-payment of bills amounting to nearly Rs.15 lakhs in two divisions by the Executive Engineer of Roads and Buildings Department, Warangal district; and

(b) if so, the steps taken by the Government to allot funds immediately for the payment of those bills and to see that works are taken up immediately?

A.—

(a) Sir, the works which are in progress in Warangal district were not discontinued on account of non-payment of bills amounting to nearly Rs. 15 lakhs but the works were slowed down by the contractors. (b) Dose not arise in view of the reply to clause (a) above.

Percolation Tanks in Andhra Pradesh State.

129—

3952-A.Q.—Sir D, China Mallaih:—Will the Minister for Panchaati Raj, Roads and Buildings be pleased to state:

(a) the number of percolation tanks sanctioned in our State, at number of them proposed to be sanctioned;
Written Answers to Questions.  2nd July, 1979.  35

(b) whether the works of the tanks sanctioned have been completed; and

(c) if so, the results thereof?

A.—

(a) Government have decided to construct 21 percolation tanks at the rate of one in each district and the Chief Engineer (Minor Irrigation) has been executing all the schemes at an estimated cost of Rs. 2.00 lakhs each for which grants in aid were also released.

(b) Not yet Sir. As the programme of execution involves investigation, selection proper sites etc., they have not been completed. But many of them are under progress.

(c) The results of the percolation tanks can be decided only after watching them for considerable period, after their completion. Hence the results cannot be decided now.

Repairs to Local Fund Dispensary Building at Royyuru.

130—

4171—Q.—Sri Sobhanadreeswara Rao:—Will the Minister for Panchayati Raj, Roads and Buildings be pleased to state:

(a) whether it is a fact that the Local Fund Dispensary Building at Royyuru is not having doors and windows; and

(b) if so, the steps taken by the Government to equip the same to the building?

A.—

(a) Yes. It is a fact Sir.

(b) Estimates including repairs to the dispensary was prepared for Rs. 14,000. Administrative sanction to execute the works was also accorded by the Special Officer, Panchayat Samithi, Kankipadu meeting the expenditure from the General Fund of Panchayat Samithi. Tenders were called for and submitted to Executive Engineer (Panchayat Raj), Vijayawada for approval as the tenders became 16.89% excess over and above estimated rates. The work will be executed soon after the tenders are approved.

Surrender of Grants Allotted to Nandyal Division of Kurnool District.

131—

4229—Q.—Sri K. Anki Reddy:— Will the Minister for Panchayati Raj, Roads and Buildings be pleased to state:

(a) whether it is a fact that grants allotted to Nandyal Division of Kurnool district were not spent in time and surrendered;

Written Answers to Questions.

(b) if so, the extent of the amount allotted and the amount not spent; and
(c) the steps taken to utilise the full grants?

A.—

(a) No, Sir.
(b) and (c) Does not arise.

List of selected Candidates for Teachers, Clerks and Typists by Zilla Parishad, Guntur.

132—

4283—Q.—Sri E. Subba Rao:—Will the Minister for Panchayati Raj, Roads and Buildings be pleased to state:

(a) whether it is a fact that the Zilla Parishad, Guntur interviewed candidates for Teachers, Clerks, Typists in the month of January 1979;

(b) whether the list of selected candidates has been published or not; and

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

A.—


(b) and (c): The panels relating to the various categories of teachers has been acknowledged by Government. Panels of Clerks and Typists approved by the District Selection Committee, Zilla Parishad, Guntur have not yet been acknowledged by Government for want of certain clarification from the Zilla Parishad, Guntur.

Pollution on Account of Smoke and Dust Emanating from Kilns, Guntur District.

133—

4339—Q.—Sri G. Mallikarjuna Rao:—Will the Minister for Panchayati Raj, Roads and Buildings be pleased to state:

(a) whether it is a fact that the health of the people is being affected due to pollution on account of smoke and dust emanating from kilns situated in the neighbouring areas of Piduguralla village, Guntur District;

(b) whether the Government have been in receipt of any mass petitions from the people of the area in this regard;

(c) if so, the steps taken by the Government thereon; and
(d) whether the Government have taken steps to shift all the factories which are situated near the village to distant places?

A.—

(a) Yes, Sir.
(b) No, Sir.
(c) Does not arise.

(d) The District Medical and Health Officer, Hyderabad has initiated action for the shifting of the lime kilns to a far off place from Piduguralla village. The Executive Officer, Gram Panchayat, Piduguralla has refused to renew the licences for the Lime kilns and issued notices to the lime kilns owners directing them to stop functioning of the lime kilns forthwith failing which prosecutions will be launched against them. The lime kilns owner filed a writ petition in the High Court and the High Court in W.P No. 2540/79, dated 7th February 1979 has suspended the above orders of the Executive Officer, Piduguralla pending further action on the petition.

Audit of the Accounts of Sadullanagar Village Panchayat of Medak District.

134—

4450—Q.—Sri Ch. Vittal Reddy:—Will the Minister for panchayati Raj, Roads and Buildings be pleased to state:

(a) whether it is a fact that audit has not so far been done in the case of Sadullanagar Village, Panchayat of Narsapur taluk, Medak district since its formation;
(b) whether it is also a fact that audit is being avoided since there is misappropriation of panchayat funds if so, the action taken; and
(c) the steps to be taken to get them audited and to recover the amounts embezzled thereafter?

A.—

(a) Audit on the accounts of the Sadullanagar Panchayat was done for the years 1963-64 to 1976-77. The audit for the year 1977-78 could not be taken up in the month of March, 1979 due to the non-availability of the Sarpanch. The audit for the year 1977-78 is proposed to be taken up in the month of June, 1979.

(b) Does not arise in view of (a) above.

(c) It is proposed to take up the audit for the year 1977-78 in the month of June, 1979. The Director of Local Fund Audit issued instructions to the Audit Officer, Local Funds, Medak at Sangareddy to finalise surcharge action on all fit cases against the persons responsible for the losses caused to the funds of Sadullanagar Panchayat for the years 1963-64 to 1976-77.

Protected Water in Repalle Municipality.

135—

3937 (A) Q.—Sri Koratala Satyanarayana:—Will the Minister for Endowments and Municipal Administration be pleased to state:

(a) whether there is any proposal before the Government for providing protected water in Repalle Municipality;
(b) if so, the estimated cost of the same;
(c) whether it is a fact that the Municipality has deposited five lakhs in advance as per the instructions of the Public Health Engineer; and
(d) if so, the reason for not taking up the same till now?

A.—

(a) Yes, Sir.
(b) Rs. 28.03 lakhs.
(c) The Municipality has not yet deposited the amount of Rs. 5.00 lakhs.
(d) The Government after giving administrative sanction to the Scheme for Rs. 28.03 lakhs have deferred the scheme due to unsound financial position of the Municipality.

Construction of a Kalyan Mandapam in the Turners Choultry Area.

136—

3948(Z) Q.—Sarvasri N.S.N. Reddy, M. Venkaiah Naidu and P. Ammi Reddy:—Will the Minister for Endowments and Municipal Administration be pleased to state:

(a) whether it is a fact that the Turners Choultry in Visakhapatnam was handed over to the Endowment's Department by the Municipality;
(b) whether it is also a fact that the Tirumala Tirupathi Devasthanam has sanctioned Rupees ten lakhs for the construction of a Kalyana Mandapam in the Turners Choultry area;
(c) whether the estimates are prepared for the same; and
(d) if so, when will it be constructed?

A.—

(a) Yes, Sir.
(b) No, Sir. But it has been proposed to construct Kalyana Mandapam and Tirumala Tirupathi Devasthanam Information Centre in Turners Choultry. The possession of the choultry has yet to be transferred to the management and control of Tirumala Tirupathi Devasthanam.
(c) and (d): Do not arise.
Drinking Water Facilities in Kurnool Town.

137— 4244-Q:—Sri Md. Ibrahim Khan:—Will the Minister for Endowments and Municipal Administration be pleased to state:
(a) whether the Kurnool Municipality submitted a proposal to the Government for the construction of four elevated water reservoirs for the improvement of the drinking water facilities of the town;
(b) whether the Government have accepted the proposal;
(c) if so, the time by which it will be constructed; and
(d) if not, the reasons therefor?
A: —
(a) No, Sir.
(b) Does not arise.
(c) Does not arise.
(d) the proposals are still in preliminary stages.

Drinking Water to Chittoor Town from Gangadhara Nellore.

138— 4250-Q.—Sri N.P. Venkateswara Chowdary:—Will the Minister for Endowments and Municipal Administration be pleased to state
(a) whether it is a fact that a scheme was sanctioned to get drinking water to Chittoor town from Gangadhara Nellore, and
(b) if so, when the scheme is going to be implemented.
A —
(a) No, Sir.
(b) However, Chittoor Water Supply Improvements Scheme included in the draft Sixth Five Year Plan.

Bifurcation of Ramannapet Group Trees for Tappers Societies.

139— 2289(D)Q- Sri P.Narasimha Reddy: — Will the Minister for Excise and Legislature Affairs be pleased to state:
(a) whether there is any proposal with the Government to bifurcate one revenue village into two parts for the purpose of giving the trees to 2 Today Tappers Societies;
(b) if so, the reasons therefor;
(c) whether there is any proposal pending with the Government to separate the Ramannapet Group Trees for tappers for wards 8 and 9 of the same village; and
(d) whether it is a fact that the High Court has issued Judgment in the year 1977 not to bifurcate the Ramannapet Trees for Tappers?

A.—

(a) there is no such proposal under consideration of Government.
(b) Does not arise.
(c) No, Sir.
(d) Yes, Sir.

Harassment of Girijans of Seethampet and Bhadragiri Scheduled areas by Arrack Contractors and Excise Officers.

140—

3925(M)Q.—Sarvasri S. Vijayarama Raju and V. Narasimha Rao:— Will the Minister for Excise and Legislature Affairs be pleased to state:

(a) whether it is a fact that there are many incidents of harass­ment of Girijans of Seethampet and Bhadragiri Scheduled areas in Srikakulam District by the Arrack Contractors and flying squad of Excise Police going round the Girijan villages at night time and beating the males and females;

(b) the number of cases booked and persons jailed by the Excise Police in the scheduled area of Seethampet and Bhadragiri agencies;

(c) whether there are Government orders to protect the Girijans who prepare liquor in scheduled areas for their consumption and if so, whether the Excise Police Officers are aware of these orders; and

(d) the reasons for harassment by the Excise Officers of the Girijans and action taken by the Government against such officers in Srikakulam District?

A.—

(a) complaints regarding the harassment of Girijans in the area have been received. The matter is under enquiry.

(b) Cases booked in Seethampet scheduled area—17.
Cases booked in Bhadragiri scheduled area—5.
Persons arrested in Seethampet area—17.
Persons arrested in Bhadragiri area—8
No person was sent to Jail.
17 cases booked in Seethampet scheduled area are under investigation and the 5 cases booked in Bhadragiri scheduled area are pending trial.

(c) Yes, Sir.

(d) the complaints received are under enquiry. Suitable action will be taken if the allegations made are found to be true. The Sub-Inspector, Palakonda has been transferred.
Written Answers to Questions. 2nd July, 1979

T.A. and D.A. drawn by the Leader of Opposition in Assembly.

141—

4476-Q.—Sri B. Niranjan Rao:—Will the Minister for Excise and Legislature Affairs be pleased to state:

(a) the T.A. and D.A. drawn by the Leader of Opposition in the Assembly during the financial year 1978-79; and

(b) the places visited outside the State?

A—

(a) The Leader of Opposition in Legislative Assembly has drawn Rs. 26,178.00 and 3,930.00 as T.A. and D.A. respectively during the financial year 1978-79.

(b) New Dehi only.

Assignment of Ademma Topu Banjar land of Uppalapadu village, Guntur District to a Political sufferer.

142—

1813—Q.—Sri Poola Subbaih:—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that 96 families of Harijans of Uppalapadu village, Guntur taluk are cultivating Ademma Topu Banjar land for the last 32 years;

(b) whether a political sufferer applied for this land; and

(c) the action Government propose to take in this regard?

A—

(a), (b) and (c) The S. No. 131 of Uppalapadu village comprising an extent of Ac. 14-83 was registered originally in accounts as Topoparamboke, locally known as ‘Kavuru Adenna Tope.’ Subsequently, the entire extent was converted into Ayan. The entire extent of Ac. 14-83 is under the occupation of the Christian Uplift Society. In the above land ‘d’ Form patta was issued to one Sri A. Radhakishna Murthy, Political sufferer for an extent of Ac. 5-00 and for another extent of Ac. 5.00 to five Harijans at the rate of Ac. 1-00 each. Though pattas were granted to one political sufferer and five Harijans for an extent of Ac. 10.00, the grantees are not in possession of the land. It is reported.
that the political sufferer who was granted Ac. 5-00 filed a suit against the Harijan encroachers restraining them from entering upon the land assigned to him. Government is not a party to the said suit.

Providing 30 Beds In Government Dispensary at Ponnur.

143—

3943—I— Q.—-Sarvasri G. Nageswara Rao, L. Eswara Rao and G' Mallikharjuna Rao:—Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that several representations were made by Sri G. Nageswara Rao, M.L.A. in 1977 to the then Director of Medical Services on behalf of weaker sections of Nidubrolu and Ponnur taluks to provide at least 30 beds in the Government Dispensary at Ponnur; and

(b) if so, the action taken so far on the representation?  
A.—  
(a) No, Sir.  
(b) Does not arise.

Free Treatment To Non-Mica Labour In M.M.W.F. Hospitals at Kalichedu and T. Talupur.

144—

3951— P.—Q.—Sri N. Venkatratnam Naidu: — Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that non-mica labour are not being given free treatment in M.M.W.F. Hospitals in Kalichedu and T. Talupur; and

(b) whether it is also a fact that the State Government stopped its aid to the above said hospitals for giving free treatment to non-mica labour; and

(c) if so, the reasons therefor?  
A.—  
(a) No. In spite of fact that non-mica labourers living in and around Kalichedu are not eligible for free treatment in the centres run by the Mica Mines Organisation, free treatment is being continued.
State Government is continuing the grants-in-aid to the above said hospitals for giving treatment to non-mica labourers at the rate of Rs. 5,000 per annum. Enhancement of grant-in-aid from Rs. 5,000 to Rs. 10,000 is under consideration of the Government.

(c) Does not arise.

Installation of “Dialysis Machines” in Osmania General Hospital.

(a) Yes.

(b) Three Dialysis Machines were purchased in the month of March, 1978 and installed later, but not commissioned. It is likely to take a couple of months more to complete the allied work like Air-conditioning and remodelling the Theatre which is in progress now. Some accessories have also to be imported and it might take some time:

(c) Does not arise.

Second Government Hospital at Vijayawada.

(a) whether there is any proposal with the Government to establish another Hospital at Vijayawada; and
2nd July, 1979. Written Answers to Questions

(b) if so, the time by which it will be started and the number of beds that will be provided?

A.—

(a) No, Sir.

(b) Does not arise.

Construction of roads under Chalivagu Project ayacut in Parkal taluk.

147—

4235—Q.—Sri C. Janga Reddy:—Will the Minister for Medium Irrigation be pleased to state:

(a) whether it is a fact that the Government have requested the Chief Engineer (Medium Irrigation) through its letter No.3823/Lr./IV 2/76, dated 20th October, 1976, to send the proposal for the construction of ayacut roads under Chalivagu Project ayacut in Parkal taluk Warangal District; and

(b) if so, the estimated cost of the roads and the amount allotted during this financial year?

A.—

(a) Yes, Sir. The Board of Revenue was asked to take up the matter of construction of ayacut roads under Chalivagu Project immediately and a copy of Memo. was sent to Chief Engineer (Medium Irrigation and Designs).

The total cost of constructing ayacut roads was estimated to Rs. 10.00 lakhs excluding the cost of approach road. No funds could be allotted for ayacut roads. Due to urgency one ayacut road from Project to Koppula village at an estimated cost of Rs. 78,800 has been sanctioned and taken up under "Food for Work" Programme and the work is also reported to be nearing completion.

Spacious Stadium in Kurnool.

148—

183—Q.—Sri G. Thimma Reddy:—Will the Minister for Finance and Power be placed to state:

(a) whether there is any proposal with the Government to construct a spacious Stadium in Kurnool:

(b) if so, when;

(c) whether it will be named after late Sri Damodaram Sanjeevaiah; and

(d) if not, the reasons therefor?

A.—

(a) There is no proposal to construct a spacious stadium at Kurnool. However it was contemplated by the leading persons of Kurnool town some time back to construct a big stadium but it has not yet materialised. The District Sports Council, Kurnool resolved on 31st March, 1978 to construct an Indoor Stadium but no proposals have been received by the Government as it is in initial stage.

(b), (c) and (d) Does not arise.

Development of Fish in Challivagu Project, Warangal District.

3951-U Q.—Sri Jagannadham:—Will the Minister for Rehabilitation, Wakfs and Fisheries be pleased to state:

(a) the programmes taken up by the Government for the Development of Fish in “Challivagu Project”, Warangal district and in the big tanks of Laknavaram, Ramappa and Ghanapuram (Mulug taluk), Yelgur and Vardannapet (Warangal taluk) and Pakhal (Narsampet taluk) and the full particulars thereof;

(b) whether there is any proposal with the Government to introduce mechanised boats for finishing the said tanks; and

(c) if so, whether mechanised boats will be introduced this year?

A.—

(a) The Development of Fisheries in Sallivagu Project has been proposed by Government at a cost of Rs. 4,04,000 as detailed below;

1. Construction of approach roads to the reservoirs by placing the funds at the disposal of Zilla Parishad—Rs. 4,00,000.

2. Removal of Stumps and trees from the Reservoirs—Rs. 4,000
Total—Rs. 4,04,000.

There is no proposal in respect of reservoirs and big tanks.

(b) There is no proposal to introduce the Mechanised boats in any Reservoirs or in big tanks.

(c) Does not arise.

Purchase of lands and properties by Wakf Board for public purposes

150—

4362 Q.—Sri Md. Ibrahim Khan:—Will the Minister for Rehabilitation and Wakfs and Fishesies be pleased to state:

(a) whether it is a fact that huge amounts are in deposit in the Courts in Kurnool district being the amounts of compensation for the Wakf lands acquired by the Government for public purpose;

(b) if so. the total amounts now in deposit in all the courts in Kurnool district; and

(c) whether the Wakf Board will be advised to take early steps to purchase some other lands with the amounts in deposit in the names of the respective institutions to which the lands acquired belonged?

A.—

(a) and (b) Yes, Sir. An amount of Rs.2,98,836.54 (Rupees two lakhs ninety-eight thousand eight hundred and thirty-six and paise fifty four only) is in deposit in the Courts in Kurnool district.

(c) The Special Deputy Collector, Land Acquisition, Kurnool has deposited the amount of compensation of wakf lands acquired by the Government for public purpose in the courts of Kurnool district and filed original petitions in the Court of Kurnool since the Wakf Board has not accepted the amounts of compensation awarded by the Land Acquisition Officer on the grounds that they are far below the market value. The Board has claimed enhanced compensation as per market value. These original petitions are pending decision in the
Matters Under Rule 329:


re: (1) Retrenchment of 6000 employees working in A. P. Construction Corporation.

Courts of Kurnool district. After these cases are decided, the amounts will be released and placed at the disposal of Wakf Board. Then only the Board will be in a position to purchase other lands and properties.

MATTERS UNDER RULE 329:

Re: (1) Retrenchment of employees working in A.P. Construction Corporation.

Matters Under Rule 329:

re: (1) Retrenchment of 6000 employees working in A. P. Construction Corporation.

Sri S. Jaipal Reddy:—This problem has two important aspects.

Krishnaswamy Committee report has been presented to the Government.
According to the Report, this Corporation has incurred loss of Rs. 64 crores. When most of our public Corporations are in the red, this Corporation beats all the other Corporations hollow in terms of losses they incurred. Therefore, what is it that the Government has done on the Report submitted by the Krishnaswamy Committee? Why is it that the Government is hesitating to place the Report on the Table of the House? Will the Government agree for the appointment of a House Committee to enquire into the entire matter.

Secondly, this Corporation has machinery worth Rs. 12 crores lying idle. How was it allowed to remain idle at the cost of the Corporation? How is it that this machinery was purchased by the Corporation when the Corporation was not in a position to utilise it properly? Now as a consequence of the loss, as a consequence of non-utilisation of this useful and valuable machinery, the employment of 6,000 workers working under the Corporation is in peril. Therefore, the second question to which the Government has to address itself is the employment of 6,000 employees.

I request the Government to answer these two specific questions.
Venkatayapalem Deep cut, Siripuram & Munagala Deep cuts, Kakatiya Canal lining works including the deep cuts, Lower Manair Dam, and Kakatiya Canal up to Warangal, Godavari Barrage works besides building works etc. Due to floods and rainy seasons, the tempo of works at Srisailam Dam, and Lower Manair Dam is slowed down from the middle of June, 1979. Deep cut works at Nagarjunsagar Left Canal works, Khamam and Godavary Barrage works entrusted to the A.P. State Construction Corporation Ltd., have been completed by June, 1979. Hence workers in these projects have become surplus and it has become necessary to reduce the number of workers.

Lining works in Kakatiya canal are nearly completed up to km. 110. In order to keep the lining machinery and workers engaged, the Corporation has requested the Department for awarding further lining contract from km. 120 to km. 150 as they are the only organisation having the expertise for doing the lining works. This is under consideration of the Government. Corporation had further requested the Department for letting out the following works to them as they are already doing works in these reaches.

1. Raising of Lower Manair Dam both masonry and Earth Dam to full height.
2. Cross drainage structures in Kakatiya canal in the reaches from km. 176 to km. 233, where the excavation work is already being done by Corporation.

These are also under the consideration of the Government. Workers are recruited depending upon the programme of works to be executed every year. There are at present about 530 employees under general establishment and 3,250, and not 6,000, (2,541 as daily rated and 709 on monthly rated basis). Due to reduction in work load the number of workers to be retrenched is estimated at about 1,500. They are all daily rated workers. However, on resumption of works after the monsoon season, and also after fresh works are awarded to the Corporation, the retrenched workers will be preferred for future recruitment by the Corporation.

The Corporation is at present having machinery worth nearly Rs. 11.00 crores. Most of the machinery are being used on works at Srisailam project, Lower Manair Dam, Kakatiya canal lining and excavation work.

The Government have appointed a Committee to go into the affairs of the Andhra Pradesh Construction Corporation Limited in all aspects and to suggest measures to streamline the functioning of the

re: (1) Retrenchment of 6000 employees working in A. P. Construction Corporation.

Corporation. The recommendations of the Committee are under consideration of the Government. There is no proposal for the closure of the Corporation as at present.

Sr: S. Jaiw Radda (Kalyankurthy) :—On 1st March, I put a question in regard to Krishnaswamy Committee Report. At that time, the Government said that the Report was under the active consideration of the Government. How long will the Government take to consider the Report in final terms? Secondly, while the Report of Krishnaswamy Committee is already under consideration, the Chief Minister informed the House that one more Government Committee has been appointed to go into all aspects. So, unless the Report of Krishnaswamy Committee is considered in final terms, one more Committee could not have been appointed. Why should the Government hesitate to take the House into confidence in regard to the recommendations and contents of the Krishnaswamy Committee Report?

Dr. M. Channa Reddy:—Sir, it is true that this matter is under consideration for a considerable time and it should have been expedited. The very complicated nature of the recommendations made by them and the anxiety to see that the Corporation as such is not otherwise insensitive to the heavy losses would have a straight answer. We are also trying at the same time to see as to what alternative arrangement could be made. This will take some time. We are trying to expedite.

The Committee, which I have referred to in the last is only with reference to the Krishnaswamy Committee and no other Committee. While the Government is considering, it would not be practicable to place the Committee's Report here. After that is done, if the Hon'ble Members feel, then we will look into that aspect.
Matters Under Rule 329:

re: (2) Relay Hunger Strike launched by All Parties Action Committee at Anakapalli for selection of site for shifting the Jaggery market.

10-10 a.m. 2nd July, 1979.

(2) re: Relay Hunger Strike Launched by the All Parties Action Committee at Anakapalli, for Selection of Site for Shifting the Jaggery Market.
Matters Under Rule 329:

re: (2) Relay Hunger Strike launched by All Parties Action Committee at Anakapalli for selection of site for shifting the Jaggery Market.


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1969–70...
Matters Under Rule 329: 2nd July, 1979. 55

re: (3) Agitation by the Workers of Deccan Chronicle and Andhra Bhoomi, for their demands.

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2nd July. 1979.

Matters Under Rule 329:

re: (3) Agitation by the Workers of Deccan Chronicle and Andhra Bhoomi, for their demands.

In the matter of the petition of the Workers of Deccan Chronicle and Andhra Bhoomi for their demands, it is noted that on 17th October 1978, a meeting was called for 14,000 employees of the publications. The union leaders have stated that the meeting was called for the purpose of discussing the demands of the workers. The union leaders have also stated that the meeting was called for the purpose of discussing the demands of the workers.

However, the management has stated that the meeting was called for the purpose of discussing the demands of the workers. The management has also stated that the meeting was called for the purpose of discussing the demands of the workers.

The committee has decided to investigate the matter further and to report back to the union leaders.

Yours faithfully,

[Signature]
Matters Under Rule 329:


(3) Agitation by the workers of Deccan Chronicle and Andhra Bhoomi, for their demands.

...
Matters Under Rule 329:

re: (3) Agitation by the workers of Deccan Chronicle and Andhra Bhoomi, for their demands.


The conditions that are laid there. Let the conditions be known to us.
Matters Under Rule 329  

re: (3) Agitation by the workers of Deccan Chronicle and Andhra Bhoomi, for their Demands.

...
CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: Non-Payment of Compensation for lands acquired for construction of Kakathiya Canal in Warangal and Karimnagar Districts.

Dr. M. Chenna Reddy:— It is fact that the Irrigation & Power (Projects Wing) Department have sent requisitions for acquiring land for excavation of Kakathiya canal from Lower Manair Dam Reservoir to Warangal Town covering a distance of 89 Kms. from Km.146 to Km. 234. The land Acquisition proceedings in respect of entire length of the main canal have been initiated and draft notifications under Section 4 (1) and the draft declarations under Section 6 of the Land Acquisition Act have since been published in the A.P. Gazette duly completing sub-division work of the area requisitioned. The targeted date of completion of Kakathiya canal upto Km. 234 is July, 1980. Therefore, with a view to utilise the current working season, all preliminary work was attended to before the commencement of the season and works were started duly obtaining possession of land with the consent of land owners pending payment of compensation. Simultaneously, land acquisition proceedings were initiated for taking over formal possession of the lands in accordance with the provisions of the L.A. Act. Excavation work has been started in the reaches where the land owners concerned have given their consent to enter into the land. Since possession has been obtained with the consent of the land owners before starting the work, the L.A. Act is not violated. Moreover, interest will be paid to the owners on compensation amount payable to them from the date of taking over possession of the land with their consent till the date of the Award.

The preliminary valuation statements are now being prepared by the Land Acquisition Officers. They have to obtain the approval from the Commissioner of Land Revenue. By October, 1979, compensation is expected to be paid to the affected persons.
Calling Attention to Matters of urgent Public Importance:

re: (1) Non-Payment of Compensation for lands acquired for construction of Kakatiya canal in Warangal and Karimnagar Districts.

The land acquisition proceedings in respect of entire length of the main canal have been initiated and draft notification under Section (4)(1) and the draft declarations under Section 6 of the Land Acquisition Act have since been published in the A.P. Gazette. By October, 1979 the compensation is expected to be paid to the persons, who are affected. The compensation is expected to be paid to the persons, who are affected.
Calling Attention to Matters of Urgent Public Importance:

re: (2) Non-payment of compensation for the lands acquired for excavating Canals under the Chalivagu Project at Peddakodapaaka Village Parkal taluk, Warangal district.

re: (2) Non-payment of compensation for the lands acquired for excavating Canals under the Chalivagu Project at Peddakodapaaka Village Parkal taluk of Warangal district.
Papers Placed on the Table.


Mr. Speaker:— Paper laid on the Table.

PAPER PLACED ON THE TABLE


Dr. M. Channa Reddy:—Sir, I beg to place on the Table a copy of the Report on the decisions of the Business Advisory Committee taken at its meeting held on 29-6-1979.

Mr. Speaker— Paper placed on the Table.

Mr. Speaker:— Paper placed on the Table.

Mr. Speaker:— Paper placed on the Table.

Mr. Speaker:— Paper placed on the Table.

Mr. Speaker:— Paper placed on the Table.

Mr. Speaker:— Paper placed on the Table.

Mr. Speaker:— Paper placed on the Table.

Mr. Speaker:— Paper placed on the Table.

GOVERNMENT BILLS


Mr. Speaker: Motion moved.

The question is:

“That leave be granted to introduce the Andhra Pradesh University Acts (Amendment) Bill, 1979.”

The Motion was adopted and the Bill was introduced.


Dr. M. Channa Reddy:— Sir, I beg to move that the Criminal Law Amendment (Andhra Pradesh Extension and Amendment) Bill 1979 be taken into consideration.
Jovemment Bills: 1979, 55

Mr. Speaker: —Motion moved.

“That the Criminal Law Amendment (Andhra Pradesh Extension and Amendment) Bill, 1979 be taken into consideration.”

The Motion was adopted.

Mr. Speaker: —Now the question is:

“That Clauses 2 to 6, Enacting Formula, and Long Title do stand part of the Bill.”

The motion was adopted and Clauses 2 to 6, Enacting Formula and Long Title were added to the Bill.

Dr. M. Channa Reddy:—Sir, I beg to move:

“That the Criminal Law Amendment (Andhra Pradesh Extension and Amendment) Bill, 1979 be passed.”

Mr. Speaker:—Motion moved.

The question is:

“That the Criminal Law Amendment (Andhra Pradesh Extension and Amendment) Bill, 1979 be passed.”

The motion was adopted and the Bill passed.

ANDHRA PRADESH CHILDREN BILL, 1979
(Further consideration)

Smt. Roda Mistry: —The Bill was already moved earlier This may be kept open for discussion by the Hon’ble Members.

Mr. Speaker: —Mr. Shobhanadreeswara Rao would initiate the discussion.

38-9


Government Bills:

11.00 a.m

Government Bills:


( Mr. Deputy Speaker in the Chair )

(Ayodhya, the Deputy Speaker in the Chair)

(Ayodhya, the Deputy Speaker in the Chair)

(Ayodhya, the Deputy Speaker in the Chair)
Government Bills:
Andhra Pradesh Children B.I. 1979


Andhra Pradesh Children B.I. 1979

The bill for the establishment of the Andhra Pradesh Children's Board has been introduced in the Assembly. The Board will be responsible for the welfare of children, especially those below the age of 14 years. The state government has emphasized the need for the Board to play an active role in ensuring the rights of children and providing them with necessary facilities and support. The Board will have the power to formulate policies and regulations to protect the interests of children and promote their overall development.

The bill has been welcomed by various stakeholders who have expressed their support for the initiative. They have emphasized the importance of protecting the rights of children and ensuring their well-being. The state government has assured the Assembly that the Board will be adequately funded and equipped to carry out its responsibilities effectively.

The bill has been referred to the Committee on Finance for further consideration and will be presented to the Assembly for a final vote.
With a view to secure uniformity of law throughout the State for the care, protection, maintenance, welfare, training, education and
rehabilitation of children and juveniles and for the trial of juvenile offenders in the State of Andhra Pradesh effectively...
Government Bills.  
Andhra Pradesh Children Bill, 1979


This Bill cannot be called Children's Bill. For heaven's sake in the name of Children's Year do not bring out a legislation like this which is miscalled Children's Bill. Better call it a Juvenile Offenders' Rehabilitation Bill. This serves that purpose and nothing else. Broadly and mainly that is the purpose. Will the Hon'ble Minister be pleased to state with confidence that she has at her disposal enough funds to discharge the duties that are enumerated in this Bill? A weak 'not' and a helpless 'no' but I should say it is a shameless 'no'.

Andhra Pradesh Children Bill, 1979

Government Bills

(Translation)

Andhra Pradesh Children Bill, 1979

(Contd.)

(Translation)

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(Translation)
Government Bills.
Andhra Pradesh Children Bill, 1979


Andhra Pradesh Children Bill, 1979

This bill is a most important piece of legislation which has been taken by the Government under the leadership of Sri M. Channa Reddy and particularly piloted to Smt. Roda Mistry. I congratulate them.

Juvenile offender means any child who has been found to have committed an offence. Neglected child means a child who is found without having any home or settled place of abode or ostensible means of subsistence or is found destitute.
Neglected child means a child who is an orphan or not.* Neglected child means a child who has a parent or guardian who is unable or unfit to exercise proper care and control over the child or who fails to care for the child. Neglected child means a child who lives in a brothel or with a prostitute or frequently goes to any place used for the purpose of prostitution, or is found to associate with any prostitute or any other person who leads an immoral, drunken or deprived life; or is otherwise likely to fall into bad association or to be exposed to mortal dangers or to enter upon a life of crime; or is found begging. Neglected child means a child who has a parent or guardian who is unable or unfit to exercise proper care and control over the child or who fails to care for the child.

"Voluntary home means any place for the reception of children maintained wholly or partly by voluntary contributions." We are also involving the public and philanthropic institutions which are prepared to spend money. They can come forward and arrange voluntary homes to better the miserable lot of the children. They are the gems and heart and soul of the Act.

Section 20: “When a child brought before a competent authority under any of the provisions of this Act, is found to be suffering, from a disease requiring prolonged medical treatment or from a physical or mental disease that will respond to the treatment the competent authority may send the child to any other place recognised in the matter prescribed, to be an approved place, for such period as it may think necessary for the required treatment.”

"Where a child is found to be suffering from leprosy or is of unsound mind, he shall be dealt with under the provisions of Leprosy or Lunacy Act" and all those things and such other things as the Act may prescribe."For the purpose of any order; which a competent authority has to pass under this Act, the competent authority shall have regard to the following factors—(a) the character, religious persuasion and age of the child; (b) the circumstances in which the child
is living and the reports, if any made by the probation officer, under see. 63 and such other matters as may, in the opinion of the competent authority, required to be taken into consideration in the interest of the child. Provided that in the case of a juvenile offender the above factor shall be taken into consideration after the competent authority has recorded a finding against such offender.

As per Sec. 30, “Any registered medical practitioner authorised in this behalf by the Government may visit any children’s home certified school or fit person institution at any time with or without notice to its manager in order to report to the Chief Inspector on the health of the children.” Without notice doctors can visit so that proper care and attention for the welfare of the children will be there.

“Section 46: Where the parent or guardian of a child complaints to the Board that he is not able to control the child and that he desired the child to be sent to a children’s home or a fit person institution the Board, if satisfied on inquiry that it is expedient to deal with the child and the parent or guardian understands the results which will follow may order the child to be committed to a children’s home or a fit person institution.”

Special offences in respect of children: Whoever having the custody charge or care of any child wilfully assaults, illtreats, neglects, abandons or exposes the child or causes him to be assaulted, ill-treated neglected abandoned or exposed in a manner likely to cause such child unnecessary mental or physical suffering shall, on conviction, be punished.
Andhra Pradesh Children Bill, 1979

Whoever employs or uses any child for the Purposes of begging or causes any child to beg shall be punishable with imprisonment for a term which may extend to one year.

Any Police Officer may seize any beggars, cigarettes, tobacco or smoking mixture in the possession of a child.

(Below the text, there are paragraphs that are not fully visible due to the OCR limitations. They may contain additional provisions or details related to the bill.)
Government Bills. 
Andhra Pradesh Children Bill, 1979

మరు యోయిల్లో మరియు విదేశాలలో సంప్రదాయం ఉండింది. అయితే దేశంలో ఎందుకు జీవించాం? అనే ప్రపంచ ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక రిసర్చు ప్రత్యేక

The Inspector-General of Prisons will continue to be ex-officio Chief Inspector of Certified Schools and Children Homes on the age of 18 years and he is not under any threat.

Smt. Roda Misra:—Mr. Janardhan Reddy has crossed the age of 18 years and he is not under any threat.

Mr. Deputy Speaker:—The Minister is not aware that you are a post-graduate in psychology. She will definitely consider your case while appointing the committee.

Between childhood and adulthood there is adolescence period.

Government Bills.

Andhra Pradesh Children Bill, 1979

A person is suffering from a dangerous disease if he is declared to be insane or is of unsound mind. Where a child is found to be suffering from leprosy or is of unsound mind.

When information is given to the officer in charge of the police station about any neglect of a child, the officer is required to inform the District Officer or the Social Welfare Officer. When there is information that a child is suffering from a dangerous disease, the officer must be informed.

Shri P. N. Reddy, R.P. Assistant Secretary, Government of Andhra Pradesh, signs the document.

Society of the blind.

Shri M. Reddy, Secretary, signs the document.

Shri Narasimha Rao, President, signs the document.
What is the issue? They come from a very good strata of society. The Andhra Pradesh Children Bill, 1979 is a law for the care, protection, maintenance, welfare, training and education and rehabilitation of neglected children and juvenile offenders. About the juvenile offenders, of course, certain provision is made. But I request the Hon'ble Minister that if this Bill is going to be passed, to ask the Department to consider the welfare activities of the children and their maintenance. Some more steps have to be taken in this regard and this aspect should be kindly considered. Later amendments can be brought so that this Bill becomes complete Act because these aspects have been ignored and certain provisions are not made.

About the definition of the child the usual conception of a child is that persons aged 14 and below. Anyway I do not understand why a distinction is made. Usually, this discrimination and this distinction, I think, is not necessary in this case. As our Mr. Janardhana Reddy sai, girls of 13 years in some villages—90 per cent of them—will be conceiving women. Why not this aspect be considered?

With regard to the exploitation of child employees' occupation is okay. But when we go into the section, that action is not really
meant for prohibiting the exploitation of child employees. Actually, in many companies, factories, establishments, child labour is employed. Therefore, if any company or an establishment employs children they should be made punishable under this Act. Why not such a provision made in this Bill? It is said in the Bill that ‘without the consent of the parent or the guardian’. Whether with the consent or without the consent of the parent, it should be made punishable. Then only, I hope, we will be taking proper steps for prohibiting child labour in industries and other places where children being used in certain dangerous places and exploited.

The State Child Welfare Council is there. A lot of State Government funds and Central Government funds are there. Is there any control for the Government? So, there should be a provision in the Bill, so that all the child welfare activities done by any Institution or any Registered body or otherwise should be brought under the purview of this Bill. This may kindly be considered, and see that their activities are regulated so that the funds are not misappropriated.

Creches are meant for the children only, because they are concerned with the welfare of the children. This should also be brought within the purview of the Bill. Child Welfare and also the preventive measures should be seen.

About the implementing authorities of these welfare measures, we cannot simply depend upon the Inspectors of Schools, Hostel Managers, Head-Masters, B.D.Os. or Extension Officers. As the implementation of Minimum Wages Act is entrusted to the Labour Commissioner, why not this be entrusted to anybody, the Revenue Department or the Social Welfare Department people. If this is done, I hope, the measures in this Bill would be properly implemented.

Lastly, I appeal to the Hon'ble Minister, as this section of the society is being a little bit neglected, this Bill should go to the resuit of the children and to even the students in the Primary Institutions. I request the Minister to consider all these points and see that funds are increased a little bit and utilised in each district for these activities properly for the welfare of the child.
Government Bills.
Andhra Pradesh Children Bill, 1979


The Hon'ble Speaker,

Ladies and Gentlemen,

I am pleased to present to the House the Assam Children Bill, 1967.

The Bill was introduced in the House on the 18th day of June, 1967, and after due consideration, was passed by the House.

I accordingly present the Bill for the consideration of this House.

(Transcript of the Proceedings of the House)

12-10 p.m.

[Signature]

38-11
82 2nd July, 1979.

Government Bills
Andhra Pradesh Children Bill, 1979

వాడయి సారి ని లోకాలాల దిద్దు వాడయి ని పిలిచబడినప్పటి దీనిని ఉపయోగించాయి. కనుక కొన్ని సిద్ధాంతాల ద్వారా కొని ప్రత్యేకించాయి. ఓ పరిమితి ప్రకారం ఎంతో వాడయి ని లోకాలాలందరని అందరిచాయి. అందుకే ఇది ని పిలిచబడిన ప్రత్యేకించాయి. ఆ పరిమితి ప్రకారం ఎంతో వాడయి ని లోకాలందరని అందరిచాయి. మరియు తద్వారం వాడయిని లభించాయి ఉన్నవే అందరిచాయి. మేము కానం ప్రత్యేక పరిమితి ప్రకారం ఎంతో వాడయి ని లోకాలందరని అందరిచాయి. మరియు తద్వారం వాడయిని లభించాయి ఉన్నవే అందరిచాయి.

దాని ప్రత్యేకించిన ప్రత్యేకించిన పరిమితి ప్రకారం ఎంతో వాడయి ని లోకాలందరని అందరిచాయి. మరియు తద్వారం వాడయిని లభించాయి ఉన్నవే అందరిచాయి. మేము కానం ప్రత్యేక పరిమితి ప్రకారం ఎంతో వాడయి ని లోకాలందరని అందరిచాయి. మరియు తద్వారం వాడయిని లభించాయి ఉన్నవే అందరిచాయి.
Government Bills.
Andhra Pradesh Children Bill, 1979


This bill is limited to those unfortunate children who have been neglected not only by the parents but by the teacher, environment and conditions. This is exclusively for those children who have been actually neglected. I really appreciated the bill that has been brought forward by the Minister for Women and Child Welfare. We have got to take into consideration one important factor. The Government of Andhra Pradesh had started hostels for children of harijan, gittiyan, and backward classes all over the State out of love, affection and sympathy for the sufferings of the poor. This bill is limited to those unfortunate children who have been neglected and mis-guided, perhaps exploited by many people in the society. We know very well that gangsters abduct children. They train them in committing crimes and taking up such things like that. They are more in cities like Hyderabad, Visag and other places. I don’t agree with my friends who wants to stall this bill in view of the fact that every drop of water become an ocean. Let us support without any hesitation and stalling such good bills does not augur well for the State, for the people. I really appreciate and I totally support this bill. This bill deserves the support of the Members of the House. I am very happy to know that the Minister Smt. Roda Mistry is interested in the welfare activities of the children. We have got bitter experience with all sorts of ills in society. I would appeal to the Government of Andhra Pradesh under the dynamic leadership of Dr. M. Channa Reddy to allot more funds not only to one Home but for many Homes throughout the State. I once again support this Bill of Smt. Roda Mistry.

Andhra Pradesh Children Bill, 1979

"with a view to securing uniformity of law throughout the State for the care, protection, maintenance, welfare, training, education and rehabilitation of children etc., we have introduced the Andhra Pradesh Children Bill, 1979.

Purpose of the Bill:

The Bill is introduced to ensure uniformity of law throughout the State for the care, protection, maintenance, welfare, training, education and rehabilitation of children. The Bill seeks to provide a comprehensive framework for the protection of children's rights and to ensure their well-being within the jurisdiction of the State. It aims to promote the welfare of children and to protect them from exploitation and abuse. The Bill also seeks to empower children by providing them with necessary guidance and support for their development and growth.

Justification:

The Bill is justified by the need to address the various challenges faced by children in the State. The Bill seeks to fill gaps in the existing legal framework and to provide a unified approach to child protection. The Bill is designed to cater to the diverse needs of children across different regions and communities within the State. It seeks to ensure that children are not only protected from harm but also provided with opportunities for their overall development.

Conclusion:

The Andhra Pradesh Children Bill, 1979 is a significant step towards ensuring the rights and welfare of children. It seeks to provide a comprehensive and holistic approach to child protection and aims to create a safe and supportive environment for children to grow and develop. The Bill is expected to have a positive impact on the lives of children in the State and will contribute to their overall well-being.

What is the significance of the Andhra Pradesh Children Bill, 1979?

The Bill seeks to provide a comprehensive framework for the protection of children's rights and to ensure their well-being within the jurisdiction of the State. It aims to promote the welfare of children and to protect them from exploitation and abuse. The Bill also seeks to empower children by providing them with necessary guidance and support for their development and growth.

Why is the Andhra Pradesh Children Bill, 1979 significant for children?

The Bill is significant for children as it seeks to provide a comprehensive and holistic approach to child protection. It aims to ensure that children are not only protected from harm but also provided with opportunities for their overall development. The Bill is expected to have a positive impact on the lives of children in the State and will contribute to their overall well-being.

What are the key provisions of the Andhra Pradesh Children Bill, 1979?

The key provisions of the Andhra Pradesh Children Bill, 1979 include the establishment of child welfare boards, the appointment of child welfare officers, the provision of legal safeguards for children, and the establishment of a mechanism for the resolution of disputes involving children. The Bill also seeks to promote the welfare of children, prevent child abuse, and ensure the protection of children's rights.
Government Bills.
Andhra Pradesh Children Bill, 1979


d", "

\[\text{Andhra Pradesh Children Bill, 1979}
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Andhra Pradesh Children Bill, 1979

Government Bills.

Andhra Pradesh Children Bill, 1979

(Handwritten text in Telugu script, translated as follows:)

The Hon'ble Chief Minister and Home Minister observed that the Children Act 1979 has been enacted to provide a comprehensive framework for the protection of children. The Government has taken several measures to ensure the rights of children and to address the problems faced by them. The Bill aims to protect children from exploitation, ensure their education, and provide them with a safe environment. The Government is committed to implementing the provisions of the Bill to safeguard the interests of children.

(Continued in Telugu script.)
Government Bills.  
Andhra Pradesh Children Bill, 1979  

నాటరాయం అభివృద్ధి విభాగానికి ప్రతిష్ఠిత నిపుణుల సేవలను తెలిపి, తప్పనించి, సహాయానికి దారుణ నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి. ఆ నిపుణులకు, నిపుణులకు సహాయం తెలిపి, తప్పనించి.
Smt. Roda Mistry: —At the very outset this has to be brought to the notice of the hon'ble members of this House that this Bill belongs to the Home Department. The Department of Women and Child Welfare and myself thought it necessary that this Bill should be passed and looked into, the responsibility was taken by me.

Sri Ch. Rajeshwara Rao:—Even the Bill is neglected.

Smt. Roda Mistry:—When the Bill is not neglected and taken up this is the reward we get.

Juvenile delinquency has not affected this country as badly as it is done in other nations. However, with the development of the country it is going to come in and it is the prevention measure that we are taking into account. There are various reasons why a child does these acts in a socially and economically backward country and it is the bare fact that there is no food and the child steals and the adults want to make the child a tool. They make the child to steal or to do offences which get the child into trouble. The largest number of offences recorded in this country are from the railways. It is not because we are punishing the children for the offences that are done on the railway station, it is highly essential that this Bill is enacted we approach the railway authorities to tighten their station rules so that all these children, vagrant children who enter the trains are caught and punished. This should be ended immediately.
The railway procedures should be tightened so that the highest number of offences recorded in our country could be reduced. There are many points said by many speakers.

Sri Shobanadreesswara Rao pointed out that clubs are being used in the name of children so that adults could gamble there and spoil the children. It may be true but until and unless such an Act is passed how are we entitled to go to the clubs and raid them and say ‘you are mis-using them.’ The entire State as of today is entering into the first standing of any school. We don’t expect the day we enter the first standard that everybody who is in that class is graduated. It is only after the Bill is passed we are able to control all the various loophole and we will be able to make an impact. Many members have continuously said about the financial aspect. Rs.33 lakhs are provided in the home Department for such work of the vagrant children. Moreover there is a sister department in the Women and Child Welfare Department which has a number of homes. While drafting this Bill the entire collaboration and co-ordinate was done by two departments. It is requested that the hon’ble members bear with us for a while and see that the implementation of the Bill is made as powerful as the Bill that has been drafted. The Bill has been criticised for its 91 clauses. We have to make it a comprehensive Bill. Inspite of 91 clauses some members have brought certain items which they were informed would easily be incorporated in the rules that are made, because these rules will again come back before the two Houses for approval and each and every point that is said by them has been recorded by us and all the important points will certainly be incorporated in the rules.

Smt. Dhana Suryavari mentioned about the food etc. These Homes are opened to take vagrant and delinquent children and certainly every effort will be made to see that proper food arrangements are made as it is done every where. The two old Acts of Andhra and Telangana provided for so many loopholes; They have been tightened up in this. One has to thank some Members of the Opposition who came to me and discussed about the Bill in great length. One among them being Mr. Ayyapu Reddy. He brought forward many relevant points to us and made us notice the defect of breaking up
the joint trial of an adult child for offences. We have accepted his suggestion and suggested an amendment being passed for certain offences like murder etc. We should not break up the trial as then the child will be made into a tool in the hands of the adult and every time such crimes are to be committed the child would then be used and the adult would be left scot free.

Regarding the Homes that are to be opened, two old Bills did not provide any difference between delinquent and vagrant. The delinquents and the vagrants, as it stood today before passing this Bill were jointly tried in criminal courts. They were housed in jails and were produced and sentenced along with other criminal adults. We have now provided a difference between a delinquent who is a child that has got into bad habits and a pure vagrant who for the sake of food or shelter is made as a tool in the hands of the adults. The delinquent children will be tried in delinquent courts up to a certain standard of offences After that they will be tried in the sessions court in a joint trial. As far as vagrant children are concerned, they would be tried by a Board. These Boards have to be formulated. When they are formulated the children will not be neglected and the principle of the Board should be accepted. Mr. Rajeswara Rao first praised the Bill and later given some final touches. However we are grateful that he has appreciated the fine points of the Bill. The implementation will naturally depend on the Government the police but also on various other departments which we are now trying to co-ordinate. While the implementation of the Bill is no doubt the work of the departments concerned, it is the public also that has to take great care to see that they help us. There are people who encourage them to beg and as such it is highly essential that amendment should be brought in the Begging Act which forbids the adults from giving alms to the children so that they would not resort to begging. At present we don't have that provision. One member said that the Bill is not called the Children's Act. we have given it a very long name to say that this Bill is to consolidate and amend the law of the care and the protection, maintenance etc, Mr. Rajeswara Rao said it is called the Children Bill. It is wrong. The Legislature has put a short caption on the Bill, while Preparing the agenda, whereas the Bill is definitely worded as he desired it to be worded. We feel that whatever has been said by our members, has been incorporated in the making of the Bill. Now final implementation has to be made which of course involve great financial backing by the Government. There is a very big threat in respect of employment as already pointed out by some members. Employment should be provided to the children after they leave the Hostal schools or Homes meant for them. You know the employment is a general problem of the country. According to
the calculations made by us, the child who is remanded or taken into a Home at the age of 8 stays there till the age of 16. This will cost the Government Rs. 40,000 to 50,000 it is the first charge of the Government to see that this child when it comes out of the Home should be given suitable employment. There is a lacunae in employment Act which forbids us to employ directly as no priority is fixed for the children coming out of the schools. However we are seized of the problem and we shall bring the necessary change in the Employment Act so that all children, boys and girls who are taken into Homes find some sort of rehabilitation. Regarding the age, there is a Marriage Act which forbids girls to marry before the age of 18. It is this reason that has made us to keep two age limits for boys and girls. The boys are kept till they get 16 years. The women are kept at 18. It is because of the Marriage Act which does not permit Marriages for these girls. We feel that they should be protected till they reach the marriageable age and it is also the duty of the Government.

Sri P. Janardhan Reddy mentioned as to why they were stopping a child from smoking whereas it is done by others. This is not a question of women, men and children. It is a question of age. Once they attain the age, then there is nobody to stop them from doing things. If this is what he meant that women also should not smoke in this State. I am afraid it will not hold ground, because this is not being done in this modern generation and it was being done years and years ago it was in practice. However, it is the duty of every man or women to see that children should not be allowed to smoke. It used to be very strict earlier but somehow the society has become lenient and we do see children with cigarettes in their mouths and various other things are being done. It is very highly essential that we give powers to certain people to kept the children away from these bad habits. Regarding the provision for the leprosy-stricken child, there is a Leprosy Act and when there is an Act we have to provide a measure with in the Bill. As far as T.B. and other things, this is highly essential to be know to the members that each stick child is treated separately and sent to the required hospital and hence there is no need for provision of each disease. It is the human factor that is taken into account. We shall provide the necessary things in the rules to make sure that nothing is left out. Smt. Indira Devi mentioned that young boys are put under service and they are shining shoes. This is very painful—no matter how much we try, a certain element of using the child to supplement the income of the family will prevail. Actually Government of India have written to us to say that if we cannot abolish child labour totally, then atleast we could make some rules to see that they are not exploited totally. From times immemorial young boys have been shoe-shining and little boys
have been taken over. We feel that the children who are used in this manner, are mostly in the districts and in the villages when the picking season comes and children are taken away from the schools. We are now thinking of suitably adjusting the holidays so that the children who are used by their parents will not lose their studies. As soon as the opportunity arises suitable adjustment will be made. We want to see that the children in the towns and cities are not exploited. Therefore there are more clauses in the Bill to see that these children are protected and as far as our nation as whole goes, we have not much of a problem like the delinquent gangster as the other countries have, but we feel that if steps are taken at this stage to see that we have our law and our thinking of the various departments is mobilised towards safeguarding the interests of the children it would be conducive to the growth of healthy nation. Government is also of the view that Police should not be instrumental in handling all the behavioural aspect of the child as this would finally bring frustration when the child grows up. We feel that there should be a Child Welfare Board and this Board should be entrusted with the entire growth of the Child which is now spread over various departments like Home, Women's Welfare, Social Welfare. If there is a coordinated approach we will have no fear of the child being told when he grows up that he has come out of a Borstal School which is run by the Home Department and is handled by the Police. It is with intention that this Bill provides all the safeguards — even to the extent of seeing that, the children who run away from these homes, when caught, are not sentenced twice. It is better left to the authorities looking after them to see that the child is brought back to its normal way of living.

There is nothing more to add. The Bill is very comprehensive. It is my earnest request that the Bill with the amendments that we are now putting forward be passed by the hon. Members in the spirit in which the Bill is introduced.

Mr. Deputy Speaker:—The question is:

"That the Bill be referred to a Select Committee of the House."

The amendment was negatived.

Mr. Deputy Speaker :—The question is:

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

The motion was adopted.

Mr. Deputy Speaker:—We will take up clauses.

Smt. Roda Mistry:— Sir, I move:
1. "In sub-clause (g) of Clause 3 for the word 'attained' in the two places where it occurs the word 'completed' shall be substituted."

2. "In sub-clause (1) of clause 11 after the words 'any offence', insert the following:

"other than an offence punishable either section 302 or section 304 or section 392 or section 395 or section 396 of the Indian Penal Code, 1860."

3. "For sub-clause (a) of clause 36 substitute the following sub-clause:

(a) One Chief Inspector of the Certified Schools and One Chief Inspector of Children's Homes for the whole of the state."

4. "In sub-clause (2) of clause 43 for the word 'attain' substitute the word 'complete'."

5. In sub-clause (1) (c) (ii) of clause 65 for the word 'attain' substitute the word 'complete'.

Sri K. B. Siddiah; I move.

1. "In Sub-clause (g) of clause 3 for the word 'sixteen substitute the word 'eighteen

2. "In the proviso to clause 4 for the word 'sixteen' substitute the word 'eighteen"

3. "In sub-clause (1) of clause 6 after the words 'Child Welfare Boards add the words for each district.

4. In sub-clause (2) of clause 6 after the words such other members add the words who have passed the Law Degree.

5. In sub-clause (4) of clause 7 after the words social workers add the words who have passed Law Degree and.

6. Delete the sub-clause (2) (a) of Clause 9.

7. For sub-clause (2) of clause 15 substitute the following:

(2) Legal practitioner may be entitled to appear before a Board in any case or proceeding before it.

8. Add the following as new sub-clause(3) of clause 26"

(3) There shall be at least one Children's Home in each district.

9. Add the following as new sub-clause (3) of Clause 26"

(3) There shall be at least one Observation Home in each district.

Mr. Deputy Speaker:—Amendments moved.

CLAUSE—2
Mr. Deputy Speaker:—The question is:
That Clause 2 do stand part the Bill.
The motion was adopted and clause 2 was added to the Bill.

CLAUSE 3.

Mr. Deputy Speaker:—The question is:
"In sub-clause (g) of clause 3 for the word ‘sixteen, substitute the word ‘eighteen’.
The amendment was negatived.

Mr. Deputy Speaker:—The question is:
"In sub-clause (g) of clause 3 for word ‘attained’ in the two places were it occurs, the word ‘completed’ shall be substituted.”
The amendment was adopted.

Mr. Deputy Speaker:—The question is:
"That Clause 3 as amended do stand part of the Bill”
The motion was adopted and Clause 3 as amended was added to the Bill.

CLAUSE 4.

Mr. Deputy Speaker:—The question is:
"In the proviso to clause 4 for word ‘sixteen’ substitute the word ‘eighteen.
The Amendment was negatived.

Mr. Deputy Speaker:—The question is:
That Clause 4 do stand part of the Bill.
The motion was adopted and Clause 4 was added to the Bill.

CLAUSE 5.

Mr. Deputy Speaker:—The question is:
"That Clause 5 do stand part of the Bill.”
The motion was adopted and Clause 5 was added to the Bill.

CLAUSE 6.

1. ‘In sub-clause (1) of clause 6 after the words ‘Child Welfare Boards’ add the words ‘for each district.’
2. In sub-clause (2) of clause 6 after the words ‘such other members’ add the words who have passed Law Degree.'
Government Bills:  

The amendments were negatived.  
Mr. Deputy Speaker:—The question is:  
"That Clause 6 do stand part of the Bill."

The motion was adopted and Clause 6 was added to the Bill.  

CLAUSE 7.  
Mr. Deputy Speaker:—The question is:  
"In sub-clause (4) of clause 7 after the words ‘Social workers, add the words ‘who have passed Law Degree and’.

The amendment was negatived.  
Mr. Deputy Speaker:—The question is:  
"That clause 7 do stand part of the Bill."

The motion was adopted and Clause 7 was added to the Bill.  

CLAUSE 8.  
Mr. Deputy Speaker:—The question is:  
"That Clause 8 do stand part of the Bill."

The motion was adopted and Clause 8 was added to the Bill.  

CLAUSE 9.  
Mr. Deputy Speaker:—The question is:  
"Delete the sub-clause (2) (a) of Clause 9."

The amendment was negatived.  
Mr. Deputy Speaker:—The question is:  
"That Clause 9 do stand part of the Bill."

The motion was adopted and Clause 9 was added to the Bill.  

CLAUSE 10.  
Mr. Deputy Speaker:—The question is:  
"That Clause 10 do stand part of the Bill."

The motion was adopted and Clause 10 was added to the Bill.  

CLAUSE 11.  
Mr. Deputy Speaker:—The question is:  
"In sub-clause (1) of clause 11 after the words ‘any offence,’ insert the following: –

‘other than an offence punishable either under section 302 or section 304 or section 392 or section 395 or section 396 of the Indian Penal Code, 1860.’"

The amendment was adopted.  
Mr. Deputy Speaker:—The question is:  
"That Clause 11 as amended do stand part of the Bill."
The motion was adopted and Clause 11 as amended was added to the Bill.

CLAUSES 12 to 14.

Mr. Deputy Speaker:—The question is:
“That clauses 12 to 14 do stand part of the Bill.”

The motion was adopted and Clauses 12 to 14 were added to the Bill.

CLAUSE 15

Mr. Deputy Speaker:—The question is:
“For sub-clause (2) of clause 15 substitute the following:
“(2) Legal practitioner may be entitled to appear before a Board in any case or proceeding before it.”

The amendment was negatived.

Mr. Deputy Speaker:—The question is:
“That Clause 15 do stand part of the Bill.”

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

CLAUSES 16 to 23.

Mr. Deputy Speaker:—The question is:
“That Clauses 16 to 23 do stand part of the Bill.”

The motion was adopted and Clauses 16 to 23 were added to the Bill.

CLAUSE 24.

Mr. Deputy Speaker:—The question is:
‘Add the following as new sub-clause (3) of Clause 24:
“(3) There shall be at least one Children's Home in each district.”

The amendment was negatived.

Mr. Deputy Speaker:—The question is:
“That Clause 24 do stand part of the Bill.”

The motion was adopted and Clause 24 was added to the Bill.
CLAUSE 25.

Mr. Deputy Speaker:—The question is:

"That Clause 25 do stand part of the Bill."

The motion was adopted and Clause 25 was added to the Bill.

CLAUSE 26.

Smt. Rodt Mistry:—There is provision in the Bill to use any institution or home of any department as Observation Home. I do not see why a particular home should be given.

Mr. Deputy Speaker:—The question is:

"Add the following as new sub-clause 3) of Clause 26:

‘(3) There shall be at least one Observation Home in each district.’"

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

"That Clause 26 do stand part of the Bill."

The motion was adopted and Clause 26 was added to the Bill.

CLAUSES 27 to 35.

Mr. Deputy Speaker:—The question is:

"That Clauses 27 to 35 do stand part of the Bill."

The motion was adopted and Clauses 27 to 35 were added to the Bill.

CLAUSE 36.

Mr. Deputy Speaker:—The question is:

"For sub-clause (a) of Clause 36 substitute the following sub-clause:

‘(a) one Chief Inspector of Certified Schools, and one Chief Inspector of children’s Homes for the whole of the State.’"

The amendment was adopted.

Mr. Deputy Speaker:—The question is:

"That Clause 36 as amended to stand part of the Bill."

The motion was adopted and Clause 36 as amended was added to the Bill.


CLAUSE 37 to 42.

Mr. Deputy Speaker:—The question is:
"That Clauses 37 to 42 do stand part of the Bill."
The motion was adopted and Clauses 37 to 42 were added to the Bill.

CLAUSE 43.

Mr. Deputy Speaker:—The question is:
"In sub-clause (2) of clause 43 for the word 'attain' substitute the word 'complete'."
The amendment was adopted.

Mr. Deputy Speaker:—The question is:
"That Clause 43 as amended do stand part of the Bill."
The motion was adopted and Clause 43 as amended was added to the Bill.

CLAUSE 44 to 64.

Mr. Deputy Speaker:—The question is:
"That Clauses 44 to 64 do stand part of the Bill."
The motion was adopted and Clauses 44 to 64 were added to the Bill.

Mr. Deputy Speaker:—The question is:
"In sub-clause (1) (c) (ii) of clause 65 for the word 'attain' substitute the word 'complete'."
The amendment was adopted.

Mr. Deputy Speaker:—The question is:
"That Clause 65 as amended do stand part of the Bill."
The motion was adopted and Clause 65 as amended was added to the Bill.

Mr. Deputy Speaker:—The question is:
"That Clauses 66 to 91 do stand part of the Bill."
The motion was adopted and Clauses 66 to 91 were 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.

Smt. Roda Mistry:—Sir, I move:
"That the Andhra Pradesh Children Bill, 1979 be passed."

Mr. Deputy Speaker:—Motion moved.
(pause)
Mr. Deputy Speaker:—The question is:
“That the Andhra Pradesh Children Bill, 1979 be passed.”

The motion was adopted and the Bill was passed.

HALF-AN-HOUR DISCUSSION

Re: Sugar Production in the State.
(Discussion arising out of LAQ. No. 3853 D/- 20-6-79)

Half-An-Hour Discussion

re: Sugar Production in the State (Discussion arising out of LAQ No. 3853 dt 20-6-79.)

1-10 p.m.

Eight months back itself, the policy for this season has been announced 125 per cent. The policy for this season has been announced 125 per cent. The policy for this season has been announced 125 per cent. The policy for this season has been announced 125 per cent.

It is a forgotten chapter.
Half-An-Hour Discussion:


re: Sugar Production in the State (Discussion arising out of LAQ. No 3853 dt. 20-6-79.)

The Hon. Member (Mr. C. V. R. K. Reddy): The sugar production in the State has gone down. The production of sugar is now 4.3 thousand tons. The production of sugar in the year 1978-79 was 9.5 thousand tons. The production of sugar in the year 1977-78 was 8.2 thousand tons. The production of sugar in the year 1976-77 was 7.5 thousand tons. The production of sugar in the year 1975-76 was 6.8 thousand tons. The production of sugar in the year 1974-75 was 6.2 thousand tons. The production of sugar in the year 1973-74 was 5.6 thousand tons. The production of sugar in the year 1972-73 was 4.8 thousand tons. The production of sugar in the year 1971-72 was 4.2 thousand tons. The production of sugar in the year 1970-71 was 3.6 thousand tons. The production of sugar in the year 1969-70 was 3.0 thousand tons. The production of sugar in the year 1968-69 was 2.4 thousand tons. The production of sugar in the year 1967-68 was 1.8 thousand tons. The production of sugar in the year 1966-67 was 1.2 thousand tons. The production of sugar in the year 1965-66 was 0.6 thousand tons. The production of sugar in the year 1964-65 was 0.0 thousand tons.

This is a grave matter. The Hon. Member (Mr. C. V. R. K. Reddy): The sugar production in the State has gone down. The production of sugar is now 4.3 thousand tons. The production of sugar in the year 1978-79 was 9.5 thousand tons. The production of sugar in the year 1977-78 was 8.2 thousand tons. The production of sugar in the year 1976-77 was 7.5 thousand tons. The production of sugar in the year 1975-76 was 6.8 thousand tons. The production of sugar in the year 1974-75 was 6.2 thousand tons. The production of sugar in the year 1973-74 was 5.6 thousand tons. The production of sugar in the year 1972-73 was 4.8 thousand tons. The production of sugar in the year 1971-72 was 4.2 thousand tons. The production of sugar in the year 1970-71 was 3.6 thousand tons. The production of sugar in the year 1969-70 was 3.0 thousand tons. The production of sugar in the year 1968-69 was 2.4 thousand tons. The production of sugar in the year 1967-68 was 1.8 thousand tons. The production of sugar in the year 1966-67 was 1.2 thousand tons. The production of sugar in the year 1965-66 was 0.6 thousand tons. The production of sugar in the year 1964-65 was 0.0 thousand tons.

This is a grave matter.
Half-An-Hour Discussion:
re: Sugar Production in the State (Discussion arising out of LAQ. No.3853 dt. 20-6-79)

1-20 p. m.
re: Sugar Production in the State
(Discussion arising out of LAQ. No. 3852 dt. 20-6-79.)

Sugar Production in the State

It has been observed that the sugar production has been
increasing steadily over the years. The demand for sugar
is constantly on the rise, due to the increasing population
and the growing needs of industries.

In 1978-79, the production of sugar was 78
thousand tons, which is an increase of 15
thousand tons as compared to the previous year.

It is also noteworthy that the state has
implemented various measures to boost sugar
production, including the establishment of
new sugar factories and the expansion of
existing ones.

The government has also emphasized on
improving the quality of sugar, which has
resulted in a significant increase in the
customers' satisfaction.

In conclusion, the state's efforts towards
improving sugar production have been
successful, and it is expected that the trend
will continue in the future.

103

Half-An-Hour Discussion:
re: Sugar Production in the State. (Discussion arising out of LAQ. No. 3853 dt. 20-6-79)

Taking into accounts the above factors, the Cabinets Sub-Committee on Economic Affairs decided to accept the advice of the Government of India not to fix any adhoc cane price for the season 1978-79.

Sri Nizam Wali:—The Industrial Finance Corporation of India has also pointed out that unless the State Government agreed to reduce the cane price, it would not be possible to finance the new sugar factories, as the viability of the factories is getting affected on account of fall in sugar prices.
Half-An Hour Discussion:

re: Sugar Production in the State

(Discussion arising out of
LAQ. No.3853 D/- 27-6-79).

Mr. Deputy Speaker: —Now the House stands adjourned to meet again at 8.30 a.m. tomorrow.

(Then the House then adjourned to meet again at 8.30 a.m. on Tuesday, the 3rd July, 1979.)