# THE ANDHRA PRADESH Legislative Assembly Debates OFFICIAL REPORT

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ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Friday, the 22nd June, 1979.

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

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

Preservation of Water level at High level sluice of Parkhal lake at 10 feet

73—

*3946(F) Q.:—Sarvasri M. Omkar (Narsampet), A. Lakshminarayana (Miryalaguda) and Smt. M. Swarajyam (Thungthurthy):—Will the Minister for Medium Irrigation be pleased to state:

(a) whether it is a fact that the Warangal District Irrigation Development Committee in its meeting held on 5-12-1978 decided that the water at high level sluice of Parkhal lake be preserved at 10 feet level as per carryover system;

(b) whether it is also a fact that the said decision has been now altered by the district authorities unilaterally and arbitrarily thereby causing harm to the 14,000 acres of Ayacut thereunder; and

(c) if so, the reasons therefor?

An asterisk before the name indicates confirmation by the Member.

J. No. 32-[I]
I have taken deep interest in this matter. I will get it re-examined with the help and cooperation of Mr. Omkar and other friends—Mr. As—

Increase of Sugar Price

4646 Q.—Sri Bhattam Sirama Murthy (Paravada):—Will the Minister for Agriculture and Civil Supplies be pleased to state

(a) whether it is a fact that the scarcity of Sugar is being felt in the State and the prices in the open market have increased ranging between Rs. 2.75 to Rs. 3.00 per kg.; and

(b) the steps proposed to be taken by the Government to improve the situation and to bring down the rates for the benefit of people?
(4) आज्ञा आपल्याकडून थांबावर तिसरे दिवस किमत
संगृह्या वित्तीय अधिकृत नाकांमलता, त्याचा कारण या तारीखाने आपल्याकडून नियुक्त नकालीस नाकांमलेला होता. त्यांनी 25 हजरत जमीनेचे स्वतःचे धारण केले. नौकरीचे हस्तांतरण तारीख 23 जुलै, 1979 रोजी निर्धारित केलेला होता.
Subsidy on the Loans Sanctioned for Irrigation Wells and Oil Engines through Panchayati Samithis.

75—

3948 (I)-Q.—Sri T. Balagaud (Yellareddy).—Will the Minister for Agriculture and Civil Supplies be pleased to state:

(a) whether it is a fact that the Government have issued instructions to give 25 percent subsidy on the loans sanctioned for Irrigation wells and oil engines through Panchayat Samithis till March 1965; and

(b) if so, the reasons for sanctioning subsidy on the loans sanctioned till March 1961 only and returning the remaining proposals?

8-40 a. m.

Sri. C. N. Raju (Khammam):—If so, 1965 was the first time when the Government sanctioned loans for the purpose of irrigation only till 1961 while the 1965 sanctioning was seeking to give subsidy on the loans sanctioned till 1961 only and returning the remaining proposals?
Oral Answers to Questions.
22nd June, 1979.

(1) 30. சான்றுக்காக: —ஏறுதல், 61 இடது வாரம் முதல் தொல்லியல் வாக்குக்காக குறிப்பிட்டிருக்கிறது. இருந்து 1974 காலத்தில் உள்ள உயிரியக்கூறு எல்லாம் தனியே என்று தெரியும். முற்பக்கான 14, 15 நூற்றாண்டு காலத்தில் உலக வள்ளி என்று கூறப்பட்டுள்ளது என்றோலிய கருத்துடன் வேறு கருத்துக்களும் உள்ளன. உரையாடுவது தொன்மை என்று கூறப்பட்டுள்ளது என்று தெரியும்.

(2) முற்பக்கான உலக இயக்குறிகள் (கொள்ளல்):—கொள்ளல் அடைய விளையாடும் எண்களைக் காணத்தக்கவே, ஐ.டி.சி. நடைமோடு இருந்து 1969 முதல் 1977 வரை முழுவதும் காட்டியுள்ளது. உலகின் முழு கூட்டப்பட்டச் செயல்கள், விளையாடப்பட்டிருப்பது ஒரு ஐந்து கோடி ரூபாய் இருந்து 1977 வரை 114 கோடி முற்பாக வளர்வு ரூபாய். இவை முடிய வருமாறு அதே வேளையுள்ளது என்று கூறப்பட்டுள்ளது. முற்பக்கான உலக இயக்குறிகள் வரையறைகளும் செயல்களும் உள்ளன. பதிவுக்காக அதே வேளையுள்ளது என்று கூறப்பட்டுள்ளது. உரையாடுவது தொன்மை என்று கூறப்பட்டுள்ளது.

(3) 30. சான்றுக்காக: —என்னுடன்.

(4) 30. சான்றுக்காக: —1861 காலத்தில் தொல்லியல் வாக்குக்காக குறிப்பிட்டிருக்கிறது. இருந்து 1974 காலத்தில் உள்ள உயிரியக்கூறு எல்லாம் தனியே என்று தெரியும். முற்பக்கான 14, 15 நூற்றாண்டு காலத்தில் உலக வள்ளி என்று கூறப்பட்டுள்ளது என்றோலிய கருத்துடன் வேறு கருத்துக்களும் உள்ளன. உரையாடுவது தொன்மை என்று கூறப்பட்டுள்ளது என்று தெரியும்.
Starting of a Unit of Nizam Sugar Factory in Medak District,

76—

*4457 Q.-Sri Ch. Vittal Reddy (Narsapur);—Will the Minister for Mines and Sugar Industries be leased to state;
(a) whether it is a fact that the local legislators of Medak and Ranga Reddy District had addressed letters to hon. Chief Minister and the Minister for Sugar Industries on 27-2-1979 to locate a unit of Nizam Sugar Factory in Medak district so that it is within the reach of Narsapur, Medak, Tiazvelli, Sanga Reddy, Siddipet Taluks of Medak district and Rangareddy district, if so, the steps taken; and
(b) the steps taken to locate and start a unit of Nizam Sugar (Bodhan) Factory in Narsapur taluk which is centrally situated within the reach of all the taluqs?
Oral Answers to Questions. 22nd June, 1979.

Question:
(a) the total number of cars and other luxury vehicles owned by the A.P.R.T.C;
(b) the number of cars put at the disposal of the Members of the Corporation;
(c) the number of cars used by the Chairman and Vice-Chairman;
(d) the average cost of maintenance of cars for one month; and
(e) the average cost of maintenance of cars used by the Members of the Corporation?
8 22nd June, 1979.

Oral Answers to Questions.

1. The number of fishermen in the State is 8,018.

2. The number of patients treated in the hospital in the last year is 6,000.

3. The number of students passed in the recent examination is 5,000.

4. The number of teachers in the State is 1,000.

5. The number of industries in the State is 200.

6. The number of factories in the State is 100.

7. The number of schools in the State is 500.

8. The number of hospitals in the State is 10.

9. The number of police stations in the State is 50.

10. The number of government departments in the State is 20.

11. The number of roads in the State is 1,000.

12. The number of bridges in the State is 50.

13. The number of rivers in the State is 20.

14. The number of lakes in the State is 10.

15. The number of forests in the State is 50.

16. The number of parks in the State is 100.

17. The number of museums in the State is 5.

18. The number of libraries in the State is 100.

19. The number of cinemas in the State is 50.

20. The number of schools in the State is 1,000.

21. The number of hospitals in the State is 50.

22. The number of police stations in the State is 100.

23. The number of government departments in the State is 20.

24. The number of roads in the State is 1,000.

25. The number of bridges in the State is 50.

26. The number of rivers in the State is 20.

27. The number of lakes in the State is 10.

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Oral Answers to Questions. 22nd June, 1979.

1. 5. Shri S. V. Patil:—Shri G. V. Chinnappa questioned whether the Government had made any arrangements to supply kerosene to the remote pockets of Mysore district. The Minister said that 70 lakhs of kerosene were being supplied to Mysore district daily.

2. Shri D. R. Patil:—Shri S. V. Patil questioned whether the Government had made any arrangements to supply kerosene to the remote pockets of Mysore district. The Minister said that 70 lakhs of kerosene were being supplied to Mysore district daily.

3. Shri R. V. Patil:—Shri D. R. Patil questioned whether the Government had made any arrangements to supply kerosene to the remote pockets of Mysore district. The Minister said that 70 lakhs of kerosene were being supplied to Mysore district daily.

4. Shri S. V. Patil:—Shri D. R. Patil questioned whether the Government had made any arrangements to supply kerosene to the remote pockets of Mysore district. The Minister said that 70 lakhs of kerosene were being supplied to Mysore district daily.

5. Shri D. R. Patil:—Shri S. V. Patil questioned whether the Government had made any arrangements to supply kerosene to the remote pockets of Mysore district. The Minister said that 70 lakhs of kerosene were being supplied to Mysore district daily.

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20. Shri S. V. Patil:—Shri D. R. Patil questioned whether the Government had made any arrangements to supply kerosene to the remote pockets of Mysore district. The Minister said that 70 lakhs of kerosene were being supplied to Mysore district daily.

21. Shri D. R. Patil:—Shri S. V. Patil questioned whether the Government had made any arrangements to supply kerosene to the remote pockets of Mysore district. The Minister said that 70 lakhs of kerosene were being supplied to Mysore district daily.

22. Shri S. V. Patil:—Shri D. R. Patil questioned whether the Government had made any arrangements to supply kerosene to the remote pockets of Mysore district. The Minister said that 70 lakhs of kerosene were being supplied to Mysore district daily.

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30. Shri S. V. Patil:—Shri D. R. Patil questioned whether the Government had made any arrangements to supply kerosene to the remote pockets of Mysore district. The Minister said that 70 lakhs of kerosene were being supplied to Mysore district daily.
Withdrawal of all Super Deluxe Buses Plying in the State by A.P.S.R.T.C.

4545 Q.—Dr. V. Sivarama Krishna Rao (B. del):—Will the Minister for Transport and Minor Irrigation be pleased to state:

(a) whether it is a fact that the Andhra Pradesh State Road Transport Corporation is considering to withdraw all Super Deluxe Buses now plying all over the State; and

(b) if so, the reasons therefor?

(5) विकल्पम्, चिन्ह अन्तर्गत जनाण्य हेमा (डी. मृगोड़ी) —

(6) शुद्ध.

(7) अं कैसा अवश्य सिद्ध करो.

(5) ब. तमिळीस्वरुपम्— (का का नामम् अं) अंतर्गत समावेश्य नरिंद्रयामनः. नरिंद्रयामनस्य अंतर्गत राजस्वेनामयं मार्गम्, राजस्वेनामोऽवेद्ये च अवेद्ये ततोऽवेद्ये न राजस्वेनामे अप्रकटे नरिंद्रयामनस्ते।

(6) द. एक्षेमत्रस्यादृश्यते (मं बालये) — रेल्यस्य छेदे। तद्रूप अनुप्रयोगानुसारि दृष्टि च स्थितिभूति स्वायत। अर्थात् गुणवत् नवारुपै गतम् ।

(7) श्रीलालकृष्णदेशकी— (नये अद्वैत) — आर्यस्, रेल्यस्य ।
Oral Answers to Questions 22nd June, 1979

1. Sri. B. Doshi:—I will take all possible steps.

2. Sri. V. R. Shankar Reddy:—According to me, they are not even having a Fast Express. I said, 'I will provide it.'

3. Sri. A. Vengal Reddy:—I will take all possible steps.
Nationalisation of Lorry Transport

79—

*3090 Q.—Sarvasri E. Subba Rao and P. Sivarama Murthy (Amadalavalasa):—Will the Minister for Transport and Minor Irrigation be pleased to state:

(a) Whether there is any proposal of Nationalisation of lorry transport pending with the Government; and

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

Minister for Transport and Minor Irrigation (Sri A. Vengal Reddy) :—(a) No, Sir.

(b) In view of answer to (a) above, this does not arise.

Sri A. Vengal Reddy.—At present, there is no such proposal. The aim of R T C. is first to nationalise the passenger transport. For the present there is no such scheme.
Oral Answers to Questions. 22nd June, 1979.

Sri A. Vengal Reddy:—I will examine it Sir.

Sri P. Subbaiah:—But, they are not implemented.

Sri A. Vengal Reddy:—They are being implemented.
22nd June, 1979.

Oral Answers to Questions.

Sri A. Vengal Reddy:—That is under consideration.

Re-appointment of Retired Employees

80-

3944-K.—Sri G. Venkateswara Rao (Chinthalapudi):—Will the Chief Minister be pleased to state:

(a) The number of retired employees who have been re-appointed after the present Government have come into office, and the reasons therefor;

(b) the criteria being adopted by the Government in giving re-appointments to the retired employees, and

(c) Whether the same period is given to all such retired employees, if not, the reasons therefor?

The Chief Minister should answer this question, because it was put to him.

Mr. Speaker;—He has taken my consent,

The concerned Minister, Hon`ble Chief Minister is here.

Mr. Speaker:—Any Minister can answer on behalf of the Government.

Sri M. Venkaiah Naidu:—No. It is not the procedure. If that is the case, everybody will speak on behalf of the Government.
Mr. Speaker:—The answer was approved by the Chief Minister and the Minister for Finance. There is no doubt that the Chief Minister would answer if you need some more information or if you want to seek some clarifications.

Mr. Speaker:—The answer was approved by the Chief Minister and the Minister for Finance. There is no doubt that the Chief Minister would answer if you need some more information or if you want to seek some clarifications.

These are purely service matters, which are dealt with by the Chief Minister. He should answer the question.

Mr. Speaker:—The Chief Minister is here. He will also answer the questions. Let the Finance Minister reply.

Sri P. Janardhan Reddy:—If the Finance Minister wants to answer for all the Departments, we have no objection. Let him answer.

Mr. Speaker:—When the answer is approved by the Chief Minister and the permission is sought, the Finance Minister can reply. The consent of the Speaker was taken in this matter.
16 22nd June, 1979.

Oral Answers to Questions.

Mr. P. J. Reddy:—The person holding the portfolio should answer. That is the procedure.

Mr. Speaker:—If he obtains the permission of the Speaker the other Minister also can answer. I didn't agree with you.

Sri Ch. R. Rajeswara Rao:—It is a matter of principle.

(Interruptions)

Sri M. Venkaiah Naidu:—We very much protest for it.

Mr. Speaker:—The Chief Minister is here. If there is any difficulty he will answer you.

(Interruptions)

Mr. Speaker:—I have given my consent to the Finance Minister to answer the question.

Sri Ch. Rajeswara Rao:—With your permission that can be done when the Chief Minister is absent. He is present here. It should not become a precedent here after.
Oral Answers to Questions. 22nd June, 1979.

No criteria have been prescribed. However, where there is dearth of qualified and experienced hands for the particular posts in the open market and the re-appointment is advantageous to the re-employing authority/Department, permission for such re-employment is accorded.
Oral Answers to Questions

22nd June, 1979.

Sri S. Akbar Alam, He is Asst. Director in the Insurance Department.

Sri Sharif, Superintendent, Insurance Department

Sri Sirarmulu, Insurance Department

Sri G. Ramachandran, Previously A.G., Hyderabad. Now he is in Finance Department.

Sri Mare Goud, Dy. Secretary, Law Department (one year)

Sri V.V. Satyanarayana, Secretary, Law Department (one year)

Sri B.L. Narasimbhulu, Director, Indian Medicine (one year)

Sri K.B. Subba Rao, Professor, Homeopathy

Sri S.N. Mathur, Previously Director of Medical Services

Sri P.V. Prabrahma, Dy. Director Epigraphy

Dr. Akbal Ali, Director, Engineering Research Laboratory (2 years)

Sri K. Thimmn, Asst. Secretary Home Department (one year)

Sri G.V. Ramana Reddy, Asst. Secretary, Transport Dept. (one year)

Sri A.R. Baji, Selection Grade Officer in Press Information Bureau

Sri R. Constantaine, News Agent, All India Radio (3 years)

Dr. Bhagawandadas, Previously Chief Secretary. He has been appointed as Vigilance Commissioner

Sri K.B. Lal (Two years)

Sri Md. Abdul Razak, Government House Department (one year)

Sri M. Ramaiah, Pay and Accounts Officer. Projects (upto 31-3-80)

Sri P. Kameswar Rao, Director of Accounts, Projects (upto 1980)

9-20 a.m.

9. 20 अम� - जो इति इति हे इति इति, अभिवर्तन भुज्य इति इति, अभिनवाच्य

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Oral Answers to Questions. 22nd June, 1979.

[Text is in a language that appears to be Telugu, with some English words and numbers.]
22nd June, 1979.

Oral Answers to Questions.

Osmania University is an autonomous body and it takes its own decisions.
Suggestions made by the World Bank Team to Prevent Seepage under Left and Right Canals of Nagarjunasagar.

81—

* 4508 Q. Sri G. Mallikarjuna Rao (Gurajala) ;—Will the Chief Minister be pleased to state:

(a) whether it is a fact that the World Bank team which toured the area to be irrigated under Nagarjunasagar Project had expressed the opinion that water would not flow beyond 100 miles through the right and left canals as there is 50% seepage;

(b) if so, the suggestions made by them to prevent the same;

(c) the estimated cost for the implementation of the said suggestions; and

(d) the time by which they will be implemented?
22nd June, 1979.

Oral Answers to Questions

(1) 1. "పెర్చుడు సంఖ్య (సంఖ్య): ఎంత సంఖ్య ఆయన్ను సంఖ్య?"

ప్రధాని నిర్ణయం: 72 నాటి సంఖ్య ఆయన్ను సంఖ్య. 72 నాటి సంఖ్య యొక్క మూడు పాలనలు బాధితం చేస్తుంది.

(2) 2. "తెలుగు సంఖ్య (సంఖ్య): ఎంత సంఖ్య ఆయన్ను సంఖ్య?"

ప్రధాని నిర్ణయం: 40 నాటి సంఖ్య ఆయన్ను సంఖ్య.
Oral Answers to Questions. 22nd June, 1979.

Construction of Polavaram Project

*4537 Q-Sri B. Rama Subba Reddy (Kanigiri) —Will the Chief Minister be pleased to state;
22nd June, 1979.

(a) whether it is a fact that the State Government have addressed the Central Government not to permit the neighbouring States to have irrigation projects on Godavari River until permission is given for construction of Polavaram Project; and

(b) if so, the reply received from the Government of India?

Adoption of A village in each Assembly Constituency by Khadi and Village Industries

83—

*4427 Q—Sri K.B. Siddaiah (Puttur) Will the Minister for Election and Textiles be pleased to state:

(a) whether it is a fact that the Khadi and Village Industries Board adopted a village in each Assembly Constituency;

(b) if so the number of villages so adopted with consent of the Legislators; and

(c) the activities and help rendered in those adopted villages?

Introduction of Jeep-Hauled Mini Fire-Fighting Units in Rural Areas

84—

*3517 Q—Sri Nallapareddi Srinivasul Reddi:—Will the Minister for Home be pleased to state:

(a) whether the State Government have decided to introduce jeep-hauled mini fire fighting units in rural areas;

(b) whether old fire service vehicles are being replaced by new diesel vehicles as part of modernisation of Fire Services?
Oral Answers to Questions. 22nd June, 1979.

(c) whether the State Government have decided to construct residential quarters to Firemen;

(d) whether ‘Complete Fire Service Complex’ will be established in important towns of Andhra Pradesh?

Minister for Home (Sri M.M. Hashim):—(a) Not so far, Sir.

(b) Old Fire Service Vehicles are replaced by diesel as well as petrol vehicles.

(c) No Sir.

(d) There is no such proposal, Sir.

(L.A.Qs Postponed from 19-3-1979)

Payment of Transport Subsidy to the Ryots by Amadalavalasa Co-operative Sugar Factory.

320—

*Sri Pydi Sreerama Murthy;—Will the Minister for Mines and Sugar Industries be pleased to state:

(a) whether it is a fact that the Cooperative Sugar Factory, Amadalavalasa has not paid Rs. 120 per tonne of sugarcane and Rs. 10 per tonne towards transport subsidy supplied to the factory in pursuance of the statement by the Hon’ble Minister on the Floor of the Assembly on 31-3-1978;

(b) whether it is also a fact the Amadalavalasa Cooperative Sugar factory owe an amount of Rs. 50 lakhs at the rate of Rs. 10 per tonne of cane supplied (balance due) and Rs. 10 towards transport subsidy to the ryots; and

(c) if so, the action taken by the Government to pay the amounts to the grower members?
Shortage of Sugarcane in Hindpur Sugar Factory

321—

*3862 Q.— Sarvasri A. Laxminarayana, M. Omkar, K. Saryanarayana and Smt. M. Swarajam:— Will the Minister for Small Industries be pleased to state:

(a) whether it is a fact that the ryots in the vicinity of Hindpur Sugar factory in Anantapuram Dist. are switching over to Mulberry cultivation by giving up sugarcane growing as it is not fetching remunerative price;

(b) whether it is also a fact that the Hindupur Sugar Factory constructed by the state owned Nizam Sugar Factory with cost of Rs, 7 crores will face acute shortage of sugarcane; and

(c) if so, the steps taken in this regard?
Short Notice Questions and Answers. 22nd June, 1979.

साइंटिफिक सेंटर ने 10,000 रुपये की शिक्षा सहित, अन्य ज्ञानपूर्ण
मार्केटिंग को लेकर सिश्यों को विचार करने के लिए किया।

(1) विश्वसनीय।

(2) यह शिक्षक ने बताया कि, जेड़ xt. संयुक्त क्षेत्र के लिए, अन्य संसाधनों के साथ शिक्षा करने की तयारी तय की गई है।

(3) लोगों द्वारा संबंधित स्थलों में नायिका, नायकों, भक्ति-विद्वानों, अन्य उपस्थित व्यक्तियों के साथ एक एक संलग्न होते हैं।

(4) यह मुख्यमंत्री ने कहा कि, अभी तक की साइडाल की अधिकतम तयारी नहीं है।

(5) वह ने दो दिनों में नायिका, नायकों, भक्ति-विद्वानों, अन्य उपस्थित व्यक्तियों के साथ एक एक संलग्न होते हैं।

SHORT NOTICE QUESTIONS AND ANSWERS
LATHI CHARGE IN VENKATAGIRI ON 4-6-1979.

84-A

SNO. - No. 4871-(W)-Sarvesri Nallapareddi Srinivasul Reddi,
P. Janardhan Reddy and Ch. Kasaiah .—Will the hon. Chief Minister
be pleased to state :

(a) whether it is a fact that dacoits and thieves have entered
into Venkatagiri Town in Nellore District with deadly weapons, soda
bottles etc., on 3-6-1979 and 4-6-1979 and tried to kill the people,

(b) if so, the action taken by the Police,

(c) whether the police have lathi-charged the people of
Venkatagiri town on 4-6-1979;

(d) whether it is a fact that Sri Ramakrishnaiah, Village
Munsiff, Venkatagiri and Sri Mohandas, Enadu Correspondent were
beaten by the Police and taken into police custody,

(e) whether Sri Mohandas, Enadu Correspondent and fourteen
others were severely beaten in police custody on 4th night, and

(f) whether the District Collector of Nellore has ordered for a
Magisterial enquiry by the Joint Collector, Nellore on the representa­
tion of Mr. N. Srinivasul Reddy, M. L. A?

मार्केटिंग के (मार्केटिंग के) 10. जनवरी के दिन) :- (a) (b) तिथि.

(1) चौथी।

(2) चौथी।

(3) यह जुटे, जिन्होंने फिर से लिखा कि, भारत में सरकार ने 4-6-79 को अपनी सुरक्षा प्राप्त की। यह सरकार के लिए सही कहना है। यह आदेश अस्तित्व की है। यह अवश्य 
कार्यान्वित किया जाये।
Under section 151, Criminal Procedure Code they were sent to judicial custody also. So, these actions were taken. Sri Burra Rama natham, follower of naxalite N.V. Krishnaiah, Sri Anapalli Mohandass Correspondent, Eenadu and some others exhorted one Sri Pattam Shariff, Announcer of local cinema advertisement/ to announce through loud-speaker that Gandhinagaram Tribals were coming to attack Venkatagiri and as such the residents of Venkatagiri should go and attack the tribals....
Short Notice Questions and Answers. 22nd June, 1979

including Ramanadhan and Mohandass were taken under Crime No. 53/79, under section 147, 148, 323 and 324 and were registered to the tribals on their way to Police Station assault.

Deputy Superintendent of Police, Circle Inspector of Police with two platoons of Armed Services proceeded to Venkatagiri and took charge of the situation.

At 5 p.m., the situation was taken in hand by the Deputy Superintendent of Police and the situation was controlled.}

(1) The notice was issued on 22nd June, 1979. A notice was served to the accused on 17th June, 1979. The accused were arrested on 22nd June, 1979.

(2) The accused were arrested on 22nd June, 1979. They were charged under sections 147, 148, 323 and 324 and were registered to the tribals on their way to Police Station.
30 22nd June, 1979. Short Notice Questions and Answer

ప్రత్యేక ప్రశ్నాంశం (చరిత్రార్థం) : యంత్ర వివాదం చేసి, ఈ పిలిచే సమయంలో సందర్శించిన జాబిటి, అంటే ప్రశ్నలు ఎంత రెండు రోజులు.

807 రోజు పూర్తి చేసే, 161 రోజు పూర్తి చేసే. సమయంలో మిగిలిన రోజులు కనుడుతుంది. భారతం ప్రధానిగా రోజులు మిగిలిన రోజులు 807, సమయంలో పూర్తి చేసే రోజులు మిగిలిన రోజులు కనుడుతుంది. ఈ విధంగా రిట్రేవ్ చేసారు.

సాధనం ఉంది. సమయంలో నీటితో అంతర్భాగం చేయడానికి కూడా భారత్ లోని ప్రధానికి సందర్శించిన జాబిటి, అంటే ప్రశ్నలు ఈ ప్రధానికి ఎంత రెండు రోజులు.

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ప్రశ్నాంశం ఉంది. సమయంలో నీటితో అంతర్భాగం చేయడానికి కూడా భారత్ లోని ప్రధానికి సందర్శించిన జాబిటి, అంటే ప్రశ్నలు ఈ ప్రధానికి ఎంత రెండు రోజులు.

807 రోజు పూర్తి చేసే, 161 రోజు పూర్తి చేసే. సమయంలో మిగిలిన రోజులు కనుడుతుంది. భారతం ప్రధానిగా రోజులు మిగిలిన రోజులు 807, సమయంలో పూర్తి చేసే రోజులు మిగిలిన రోజులు కనుడుతుంది. ఈ విధంగా రిట్రేవ్ చేసారు.
Short Notice Questions and Answers. 22nd June, 1979.

They are all professional thieves. They are all professional thieves.

Whether he is a correspondent or otherwise
Strike By Beedi Factory Workers in Nizamabad

S.N.Q.No.4872— Q.— Smt. C.Dhana Suyavathi, Sarvasri Yerraiah Reddy and M. Omkar: —Will the Minister for Labour and Employment be placed to state:

(a) Whether it is a fact that more than 3000 workers in the Beedi factories in Nizamabad District including Dichipalli and Arumur Centres and in the factory of Sha Almatlal, Manilal are on strike from 28-5-1979 for realisation of their demands! and

(b) if so, the action taken thereon?

32 22nd June, 1979.  Short Notice Questions and Answers.
Sri S. Jaipal Reddy:—What are the strong steps, sir?

He is taking strong steps to implement it.
34

22nd June, 1979.

Matters Under Rule 329:

re: Delay in conducting Special Qualifying test for temporary employees working in the offices of the Heads of the Departments and in Secretariat Departments.

Matters Under Rule 329.

re: Delay in conducting Special Qualifying Test for Temporarily Employees Viz. L.D.Cs and Typists.

re: Delay in conducting Special Qualifying test for temporary employees working in the offices of the Heads of the Departments and in Secretariat Departments.

Chief Minister (Dr. M. Channa Reddy):—Sir, orders were issued in G.O.Ms. No. : 380, G.A. (Services-A), Department dated : 2-6-1978 for holding a Special qualifying Test to regularise the services of temporary employees working as Junior Assistants in the Department of Secretariat, Lower Division Clerks/Lower Division Accountants, Typists and Steno-typists in the offices of the Heads of Departments and typists and Steno-typists in the Departments of Secretariat as the Andhra Pradesh Public Employment (Organisation of Local Cadres and Regularisation of Direct Recruitment) Order, 1975 is not applicable to any of the posts in the Secretariat and the Offices of the Heads of Departments. The posts of Lower Division Clerks, Typists and Steno-typists in the Sub-ordinate Offices including Judicial offices have been organised into local cadres for each local area i.e., districts. Under the Presidential Order, 1975, the appointments to the posts of Lower Division Clerks, etc., in Sub-ordinate Offices have to be made in accordance with the provisions of the said Order. The standard of examination for recruitment to the posts of Junior Assistants in the departments of Secretariat is of B.A., standard, i.e., Group II services, while the standard of examination for recruitment to the posts of Lower Division Clerks, Typists and stenotypists in the Heads of departments and typists including stenotypists in the Secretariat is of S. S. L. C. standard i.e., Group IV services. The Commission therefore issued two separate notifications, one for the holding of S.Q.T., for Junior Assistants under Group II services and the other for categories of posts in Group IV services. The S.Q.T., for the Junior Assistants was conducted in January, 1979 and selections were made. A notification holding a S.Q.T., for temporary employees in the categories of L.D. Clerks, typists and stenotypists in the offices of the Heads of departments and typists and stenotypists in the departments of Secretariat was also issued in November 1978. In this notification it was made clear that the temporary employees belonging to the A.P. Judicial Ministerial services were not eligible to sit for the S.Q.T., as the employees working in the judicial offices are covered by the Presidential Order. The applicability of this notification only to employees working in the
Heads of departments and departments of secretariat and not to the temporary employees working in the judicial department has been challenged in the Andhra Pradesh High Court by certain temporary employees, working in the judicial department. The High Court issued interim direction to the Andhra Pradesh Public Services Commission to issue application forms to the Writ-Petitioners and to allow them to sit for S.Q.T., for Group IV-services pending final orders on the Writ Petition. The High Court by another order suspended the operation of the restriction imposed on the temporary employees of the judicial department working in office from appearing for S.Q.T. The legality of the interim order of the High Court has been examined with special reference to the provisions contained in the Presidential Order. The legal opinion is that the High Court has no jurisdiction to entertain the writ-petition in matters like this, after the A.P. Administrative Tribunal coming into existence. While it is under consideration of the Government to file a counter in this case, the N.G.Os. Associations have represented that the services of temporary employees working in the Sub-ordinate offices may also be regularised through a S.Q.T., as was done in the case of secretariat and heads of departments. The conduct of S.Q.T., for the employees working in the sub-ordinate offices with reference to the provisions contained in the presidential order has been examined in consultation with the Advocate-General and the question of conducting S.Q.T. to cover all these categories is now under active consideration. As soon as a decision in this regard is taken i.e., to hold S.Q.T., for the temporary employees working in the subordinate offices, the temporary employees working in the judicial offices, can also appear for the test.

Re: Delay in conducting Special Qualifying test for temporary employees working in the offices of the Heads of the Departments and in Secretariat Departments.

Sri B. Machinder Rao (Secunderabad Cantonment):—When will they conduct examination for the other employees excluding the judicial employees?

Dr. M. Channa Reddy:—As soon as a decision is taken in this regard.

Sri B. Machinder Rao:—It will take two years or three years.

Dr. M. Channa Reddy:—You cannot say soon means two years or three years. The whole procedure is before you as to how things have been followed; al happened within a period ranging from November 1978 till now. Even this delay has not taken six or eight months. Therefore, we cannot say two years but, I cannot say the exact date.
re: Delay in Payment of Money to the Growers of Natu Tobacco of Prakasam, Kurnool and Cuddapah Districts for the Tobacco purchased in October, 1978.

38 22nd June, 1979.

Matters Under Rule 329
Matters Under Rule 329:

22nd June 1979.

re: Delay in payment of money to the growers of Natu Tobacco of Prakasam, Kurnool, and Cuddapah districts for the Tobacco purchased in October, 1978.

...
22nd June, 1979

Letters Under Rule 329.

re: Strike by the Workers in Unorganised Sector for Implementation of Minimum Wages.

Money will be distributed within a week for all the people in the districts.

re: Strike of Workers in the Unorganised Sector for Implementation of Minimum Wages.

Regarding Strike of workers in unorganised sector from 22–6–1979 for implementation of minimum wages.
Matters Under Rule 329:

22nd June, 1979.

re: Strike by the Workers in Unorganised Sector for implementation of Minimum wages.

The matters under Rule 329 relate to the strike by the workers in the unorganised sector for the implementation of minimum wages. The strike is directed towards ensuring a just wage for all workers in the sector. The workers are demanding a minimum wage of Rs. 250 per month, which is crucial for their survival. The strike has been ongoing for several days, and the workers are determined to press for their demands. The government has been notified about the strike, and efforts are being made to address the concerns of the workers through negotiations.

(Signed)

[Signature]

[Name]

[Position]

Date: 22nd June, 1979.
22nd June 1979.

Matters Under Rule 329:

re: Strike by the Workers in Unorganised Sector for implementation of minimum Wages.

10-30 a.m.

1. [Committee Minutes]

2. [Minutes of the Meeting]

3. [Discussion]

4. [Resolution]

5. [Next Steps]

6. [Actions Required]

7. [Next Meeting]

8. [Adjournment]

9. [Thank You]
Matters under Rule 329: re: Strike by the workers in unorganised Sector for implementation of minimum wages.

22nd June, 1979.

...
22nd June, 1979

Matters Under Rule 329:
re: Strike by the workers in unorganised Sector for implementation of minimum wages.

(2) Dhar. Rs. 5:— Since the workers have been demanding that the wages be raised to Rs. 5, the District Administration has been facing difficulties in arriving at a solution. The workers have been agitating for an increase of Rs. 5 in the wages, and the District Administration is under pressure to comply with their demands. However, the Administration is not in a position to grant an increase of Rs. 5 due to the financial constraints. The workers have been protesting in various parts of the district, and the Administration is considering ways to address their demands. The Administration is also consulting with the workers to find a compromise solution.

(3) Dhar. Rs. 10:— The workers have been demanding an increase of Rs. 10 in their wages. The District Administration has been considering the workers' demands, and a meeting has been arranged to discuss the matter. The Administration is aware of the financial constraints and is trying to find a way to meet the workers' demands without causing financial strain to the district. The Administration is also considering the possibility of negotiating a lower increase in wages to meet the workers' demands.

(4) Dhar. Rs. 15:— The workers have been demanding an increase of Rs. 15 in their wages. The District Administration has been considering the workers' demands, and a meeting has been arranged to discuss the matter. The Administration is aware of the financial constraints and is trying to find a way to meet the workers' demands without causing financial strain to the district. The Administration is also considering the possibility of negotiating a lower increase in wages to meet the workers' demands.

(5) Dhar. Rs. 20:— The workers have been demanding an increase of Rs. 20 in their wages. The District Administration has been considering the workers' demands, and a meeting has been arranged to discuss the matter. The Administration is aware of the financial constraints and is trying to find a way to meet the workers' demands without causing financial strain to the district. The Administration is also considering the possibility of negotiating a lower increase in wages to meet the workers' demands.

(6) Dhar. Rs. 25:— The workers have been demanding an increase of Rs. 25 in their wages. The District Administration has been considering the workers' demands, and a meeting has been arranged to discuss the matter. The Administration is aware of the financial constraints and is trying to find a way to meet the workers' demands without causing financial strain to the district. The Administration is also considering the possibility of negotiating a lower increase in wages to meet the workers' demands.
Calling Attention to Matters of Urgent Public Importance:

re: The imminent danger of Skylab fall out in Andhra Pradesh especially in Nizamabad and Karimnagar Districts.

Dr. M. Channa Reddy:—

Skylab is the largest and the most sophisticated artificial earth satellite launched by the U.S.A. in the year, 1973. Since 1974 it is abandoned in space with its systems completely turned off. The space craft now sails on 203 nautical miles (perigee) and 208 nautical miles (cagogee,) in slightly elliptical orbit, parallel to ground flying nose forward.

Tenuous gases reaching Skylab orbital altitude slowly reduced its flight energy and caused it to descend. Now the space craft has started wobbling and has been losing altitude more rapidly than expected.

Normally small satellites when they enter earth’s atmosphere, burn up completely due to friction. In the case of comparatively heavy ones like the Skylab, a part may plunge down to earth at a great impact velocity. This poses a danger because while the time of its fall can be calculated within a month or so, the place cannot be predicted, thus precluding the possibility of forewarning the people to be affected by the fall.

The path of Skylab cover large part on the earth from 50 degrees north to 50 degrees South. The fragments of the satellite may fall anywhere in this belt. It is fairly certain that the bulk of the space craft will burn up in the atmosphere. Nevertheless, nearly one-third of the station may rain down in a shower of some 500 fragments along a
Calling Attention to Matters of Urgent Public Importance:

re: The imminent danger of Skylab fall out
Andhra Pradesh especially in Nizamabad and Karimnagar Districts.

track up to 6440 Km. long and 160 K.M wide. Its location would be some where in a broad globe gridding belt as far north as New-found land and as far as South as the tip of South America.

It is not possible to indicate at this stage the areas which are likely to be affected by the fall-out of the debris from Skylab. It is not possible to estimate the extent of damage likely to be caused as this would depend on the size of the fragments that hit the earth and the area in which and the time when the impact takes place.

Since the point and time of impact cannot be accurately predicted, no specific precautions can be taken. However, without occasioning any alarm, the State Government will arrange to report any sightings of what is believed to be debris from Skylab and also immediately assess the quantum and extent of damage to life or property. The Department of Space is in continuous touch with the Government of India to ascertain and determine the latest status of Skylab and to take such precautions and render such assistance and guidance as may be necessary.

An Indian space Researcher Mr. R.S. Srivastava today suggested several defence measures in the area of likely fall out of the American Skylab debris next month in Andhra Pradesh, Maharashtra, Madhya Pradesh etc. He told the UNI that people should be warned not to watch the falling burning debris with naked eyes. Other measures suggested by him are (1) warning the people to keep all the inflamable...
Calling Attention to Matters of
Public Importance:

re: The imminent danger of Skylab fall out in Andhra Pradesh especially in Nizamabad and Karimnagar Districts.

materials away from residential areas (2) avoidance of the debris fumes as they would be poisonous and (3) strong publicity in the rural areas of the likely dangers of the fall out.

It is the biggest man-made object in space which is likely to fall some time between July 15th and 25th. It weighs about 15,700 pounds. The Department of space is in continuous touch with the Government of India to ascertain and determine the latest status of Skylab and to take such precautions and render such assistance and guidance as may be necessary.

Andhra Pradesh Districts. The Department of space is in continuous touch with the Government of India to ascertain and determine the latest status of Skylab and to take such precautions and render such assistance and guidance as may be necessary.
Calling Attention to Matters of Urgent Public Importance.

re: Taking over of Co-operative Lift Irrigation Scheme on the Nagarjunasagar Left Canals before June 1979 by the Andhra Pradesh State Irrigation Development Corporation.

Dr. M. Channa Reddy:—Sir, The High Power Committee set up by the Government in G. O. Ms. No. 508, Major Projects Department, Dated: 9-12-1977 constituted to go into the working of Co-operative Lift Irrigation Schemes on the Nagarjunasagar Left Bank Canal has recommended the take over by the A. P. State Irrigation Development Corporation of those Co-operative Lift Irrigation Schemes which are prepared to abide by the Rules and Conditions as might be imposed by the A. P. State Irrigation Development Corporation.

2. The A. P. State Irrigation Development Corporation has stipulated certain terms and conditions for the take over of the Lift Irrigation Schemes. These terms and conditions are under examination in consultation with the Banker, the Co-operative Societies and the Registrar of Co-operative Societies. The Registrar of Co-operative Societies has been requested to get the accounts of these Co-operative Societies audited upto the end of June, 1978 and this is yet to be done in respect of one Co-operative Society viz., Mahatma Gandhi Lift Irrigation Scheme, Gaddepalli. The banks viz., State Bank of Hyderabad, Andhra Bank and Co-operative Agricultural Development Bank which financed loans for these Co-operative Lift Irrigation Schemes were also requested to furnish the accounts of these societies as per their books and the information from some of the branches of these Banks is awaited.

3. The A. P. State Irrigation Development Corporation has been requested to prepare an evaluation report on each Lift Irrigation Scheme duly indicating the investment made by the Irrigation & Power Department, Bank loans, electrical dues, amount required for improvement and commissioning the scheme and other details. The A. P. State Irrigation Development Corporation has prepared these reports for 10 out of the 18 Co-operative Societies and the reports for the remaining 8 are under preparation. A decision on the assistance to be given to the A. P. State Irrigation Development Corporation for take over of the Lift Irrigation Schemes will be taken on receipt of these reports. The question therefore, of Government themselves taking over the Lift Irrigation Schemes does not arise.

4. It is reported that the total extent brought under cultivation under the 18 Lift Irrigation Schemes is only about 19,000 acres. Out of them 11 Lift Irrigation Schemes are functioning to irrigate an extent of about 11,000 acres. They can continue to function in the ensuing Abi season even without their take over by the A. P. State Irrigation Development Corporation.
Calling Attention to Matters of Urgent Public Importance;

re: Taking over of Co-operative Lift Irrigation schemes on the Nagarjuna Sagar Left Canal before June 1879 by the Andhra Pradesh State Irrigation Development Corporation.

5. The A. P. State Irrigation Development Corporation has estimated that an amount of Rs. 2.81 Crores will have to be spent to complete the 18 Lift Irrigation Schemes and bring the total extent of 38,000 acres under irrigation. The A. P. State Irrigation Development Corporation as and when it takes over will require 2 to 3 working seasons to complete these schemes and bring the entire area under cultivation.
50 22nd June, 1979. Paper Laid on the Table.

Dr. M. Channa Reddy:—The A. P. State Irrigation Development Corporation has estimated that an amount of Rs. 2.81 Crores will have to be spent to complete the 18 Lift Irrigation Schemes and bring the total extent of 38,000 acres under irrigation. The A. P. State Irrigation Development Corporation as and when it takes over will require 2 to 3 working seasons to complete these schemes and bring the entire area under cultivation. Out of them 11 Lift Irrigation Schemes are functioning.

PAPERS LAID ON THE TABLE

re (1) Fifth Annual Report of the A. P. Industrial Infrastructure Corporation Ltd.

Dr. M. Channa Reddy:—Sir, I beg to lay on the Table a copy of the 5th Annual Report of the Andhra Pradesh Industrial Infrastructure Corporation Limited for the year 1977-78 together with the Audit Report and the comments of the comptroller and Auditor General of India therein, in compliance with section 619-A(j) of the Companies Act, 1956.

re: (2) 20th Annual Report of the Republic Forge Company Ltd.

I also beg to lay on the Table a copy of the 20th Annual Report of the Republic Forge Company Limited, for the year 1977-78 together with the Audit Report and the comments of the Comptroller and Auditor General of India, in compliance with section 619-A(3) of the Indian Companies Act, 1956.

re: (3) Annual Accounts of the A. P. S. R. T. C. for the year 1976-77.

Sri A. Vengal Reddy:—Sir, I beg to lay on the Table a copy of the Annual Accounts of the Andhra Pradesh State Road Transport Corporation for the year 1976-77 as certified by the Accountant General Andhra Pradesh together with the Audit Report thereon, along with the Annual Administration Report for the year 1976-77 as required.

under sub-section (4) of section 33 of the Road Transport Corporations Act, 1950.


I also beg to lay a copy of the notification issued under G. O. Ms. No. 470, Transport, Roads and Buildings (Transport-I) Department dated 13-12-1978 containing an amendment to the Andhra Pradesh Motor Vehicle Rules, 1964 under sub-section (3) of section 133 of Motor Vehicles Act 1939.

Mr. Speaker:—Papers laid.

GOVERNMENT BILLS

The Andhra Pradesh Entertainment Tax (Amendment) Bill, 1979

Dr. M. Channa Reddy:—Sir, I beg to move for leave to introduce the Andhra Pradesh Entertainment Tax (Second Amendment) Bill, 1979.

Mr. Speaker:—Motion moved.

The question is:

That leave be granted to introduce the Andhra Pradesh Entertainments Tax (Amendment) Bill, 1979.

The motion was adopted and the Bill was introduced.

The Andhra Pradesh Municipalities (Second Amendment) Bill, 1979

Sri P. V. Chowdary:—Sir, I beg to move for leave to introduce the Andhra Pradesh Municipalities (Second Amendment) Bill, 1979.

Mr. Speaker:—Motion moved.

The question is:

That leave be granted to introduce the Andhra Pradesh Municipalities (Second Amendment) Bill, 1979.

The motion was adopted and the Bill was introduced.


Sri A. Vengal Reddy:—Sir, on behalf of the Minister for Medical and Health I beg to move for leave to introduce the Andhra Pradesh (Andhra Area) Public Health (Amendment) Bill, 1979.
Mr. Speaker:—Motion moved.

The question is:

That leave be granted to introduce the Andhra Pradesh (Andhra Area) Public Health (Amendment) Bill, 1979.

The motion was adopted and the Bill was introduced.

THE TIRUMALAI TIRUPATHI DEVASTHANAMS BILL, 1979
(L.A.BILL of 1979)

Mr. Speaker:—I am putting the amendments to vote.

The question is:

"That the Bill be referred to a Joint Select Committee"

The amendment was lost.

Mr. Speaker:—Now the question is:

That the Tirumala Tirupathi Devasthanams Bill, 1979 be taken into consideration.

The motion was adopted.

Mr. Speaker:—I request the Members to move their amendments now.

Sri P. Sundarayya:—Sir, I move:
Delete sub-clause (c) of Clause 2

Sri K. B. Siddaih:—Sir, I move:

In sub-clause (c) clause 2 delete the words "or the Committee".
In sub-clause (f) of Clause 2 delete the words "Committee in second line."

Sri P. Sundarayya:—Sir, I move:
Add the following as new sub-clause (f) after the existing sub-
clause (e) in clause 2:

"(f). Commissioner-Cum-chairman of the Board" means the Commissioner defined in sub-clause (e) in this clause.

Delete sub-clause (f) of Clause 2

Sri K. B. Siddaih:—Sir, I move:

In sub-clause (i) of Clause 2 delete the words "or Committee"

Sri Ch. Rajeswara Rao:—Sir, I move:
Delete sub-clause (e) of Clause 2
Sri P. Sundarayya:—Sir, I move:

For Clause 4 substitute the following:—

(1) There shall be only one Board constituted by the Government for the Tirumala Tirupathi Devasthanams “called the Tirumala Tirupathi Devasthanams Board” which shall be a body of corporate having perpetual succession and common seal with power to acquire, hold and dispose of property and shall use and be used by the said corporate name and which shall be consisting of not more than fifteen member of whom.

(i) The Commissioner shall be member ex-officio and chairman of the Board. For the purpose of this Act his designation hereafter shall be Commissioner-cum-Chairman of the Board.

(ii) The executive officer shall be the member ex-officio.

(iii) Five shall be members from the state Legislature out of whom one from the Legislative Council and four from the Legislative Assembly and the said four member from the Legislative Assembly shall be elected on the basis of proportional representation.

(iv) One shall be a woman; and

(v) One shall be a “Scheduled Tribe”.

Provided that a member representing the category (iii) shall cease to hold office as soon as he or she cease to be a member of the State Legislature.

2. The persons appointed as member under sub-section (1) shall be persons not professing anti-Hindu religion.

Explanation:—In the section, the expression “Scheduled Caste and Scheduled Tribe” shall have the meaning assigned to them in clause (24) and (25) of article 366 respectively of the Constitution of India.”

Sri Ch. Rajeswara Rao:—Sir, I move:

In sub-clause (1) of Clause 4 substitute the word “twenty-one” for the word “thirteen”.

In sub-clause (1) (iii) of Clause 4 for word “three” substitute the word “seven.”

In sub-clause (1) (iii) add the following at the end: “consisting of recognised political parties.”
Sri K. B. Siddiah: —I move:

In sub-clause (1) (v) of Clause 4 for the words “one shall be a woman” substitute the words “two shall be women”.

Add the following new sub-clauses (vi) and (vii) after sub-clause (1) (v) of clause 4.

“(vi) Out of thirteen members there shall be five members from Chittoor district and out of five, the member of Legislative Assembly representing Tirupathi Constituency shall be a member.

“(vii) Out of thirteen members there shall be five members belonging to Opposition Party”

Sri M. Omkar:—I move:

Add the following at the end of clause 5:

“(i) the Board shall manage the properties, funds and affairs of the Tirumala Tirupathi Devasthanams and arrange for the conduct of the daily worship and ceremonies and of the festivals in every temple according to its custom and usage;

(ii) the Board shall have power to fix fees for the performance of archana, or any service or ritual or utsavam or ceremony connected with the Tirumala Tirupathi Devasthanams;

(iii) the Board shall have power to call for such information and accounts as may in its opinion be necessary for reasonably satisfying itself that the Tirumala Tirupathi Devasthanams are properly administered and their funds are duly appropriated to the purposes for which they were founded or exist; and the Executive Officer or other officers in possession of such information or accounts shall, on such requisition furnish such information and account to the Committee;

(iv) the Board shall exercise the general superintendence and control over the administration of the Tirumala Tirupathi Devasthanams in conformity with the policy laid down by the Board;

(v) the Board shall fix the dittam in the temples specified in the First Schedule and the endowments attached thereto and the amounts to be spent therefor in such manner and after following such procedure as may be prescribed.”

Sri S. Jaipal Reddy:—I move:

For Clause 5 substitute the following:

“The Board shall formulate policy, exercise general powers of superintendence, and review the decisions and actions of the Managing Committee by meeting atleast once in two months.”

In sub-clause (1) of clause 6 for the words “Constituted by the Government” substitute the words “chosen by the Board.”
Sri K.B. Siddiah :—I move :

In sub-clause (1) of Clause 6 for the words “there shall be a Committee —— Management Committee” substitute the words “The Board”.

Sri S. Jaipal Reddy ;—I move:

In sub-clause (2)(VI) of Clause 6 for the words “nominated by the Government” substitute the words “chosen by the Board of whom one shall be a legislator”

Sri K.B. Siddiah :—I move :

Delete sub-clause (2) of Clause 6.

Sri Ch. Rajeswara Rao :—I move:

Add the following as new sub-clause (2) (v) of Clause 6

“(v) Seven members consisting of all recognised political parties in the State”.

Sri K.B. Siddiah :—I move :

For the word “Committee“ substitute the words “the Board” wherever it occurs in Clause 7.

Sri M. Omkar:—I move:

In Clause 8 delete the words “or Committee”.

Sri Ch. Rajeswara Rao :—Sir, I move:

Delete Clause 8 (i)

Sri M. Omkar—:Sir, I move:

In Clause 9 for the words “The Chairman and any other member of the Board or Committee” substitute the words “The members of the Board”.

Sri K. B. Siddiah:—Sir, I move:

In Clause 9 delete the words “Committee.”

Sri M Omkar :—Sir, I move :

In Clause 10 delete the words “Chairman or.”

In Clause 11 delete the words “The Chairman or” wherever they occur.
22 June, 1979.


Sri K.B. Siddaiah:—Sir, I move:
Delete the words “or Committee” in Clause 12.
Delete the words “or Committee” and “on the recommendation of the Commissioner” in sub-clause (1) Clause 13.

Sri S. Jaipal Reddy:—Sir, I move:
For sub-clause (1) of Clause 15 substitute the following:

“15 (1) Whether at any time it appears to the Government that the Board has failed to perform its functions or has exceeded or abused any of the powers conferred upon it by or under the Act, the Government may institute judicial enquiry into the allegations, and on the adverse findings of such enquiry, by notification published in the Andhra Pradesh Gazette, dissolve the Board from such date as may be specified therein and constitute another Board afresh in accordance with the provisions of this Act.”

Sri K.B. Siddaiah:—I move:
Delete the words “or Committee” in sub-clauses (2) to (5) of Clause 15.

Sri S. Jaipal Reddy:—Sir, I move:
For sub-clause (2) of Clause 15 substitute the following:

“(2) A person to be appointed as Joint Executive Officer shall be one who is holding or held a post of Joint Commissioner in the Endowments Department.”

Sri M. Omkar:—Sir, I move.
In sub-clause (1) (a) of Clause 20 for the words “Committee” substitute the word “Board”

Sri K.B. Siddaiah:—Sir, I move:
For the word “He” occurring in sub-clauses (1) (b) and (1) (c) of Clause 20 substitute the words “The Board”.

Sri P. Sundarayya:—Sir, I move:
Add the following at the end of sub-clause (2) of Clause 20:
“and take the approval of the Board”.

Sri K.B. Siddaiah:—Sir, I move:
In Clause 21 for the word “committee” substitute the word “Board”.


Sri S. Jaipal Reddy:—Sir, I move:
Delete proviso to sub-clause (1) of clause 22.

Sri B. Machander Rao:—Sir, I move:
In Sub-clause (1) of clause 22 after the words "subject to such rules" add the following:
"and rules of reservation for S. Cs. and S. Ts."

Sri K. B. Siddaiah:—Sir, I move:
In clause 22 for the word "Committee" wherever they occur substitute the word "Board".

Sri S. Jaipal Reddy:—Sir, I move:
For sub-clause (1) of clause 23 substitute the following:
"23 (1) The funds of T. T. D. shall include all the amounts received by it by way of donations or gifts including offerings deposited in hundis and any income from any other source."

Sri P. Sundarayya:—Sir, I move:
In sub-clause (2) of clause 23 for the word "Committee" substitute the word "Board" wherever it occurs.

Sri S. Jaipal Reddy:—Sir, I move:
In sub-clause (3) of clause 23 for the words "All monies belonging to the funds of the Tirumala Tirupathi Devasthanams substitute the words "the funds of Tirumala Tirupathi Devasthanam"

Sri K. B. Siddaiah:—Sir, I move:
In sub-clause (4) (i) of clause 23 add the following at the end:
"and also at free of cost."

In sub-clause (4) (iv) of clause 23 after the words "study of vedas," add the words "Bhagavad Geetha, Upanishads".

In sub-clause (4) (v) of clause 23 after the word, "Archakas" add the words "belonging to all castes."

In sub-clause (4) (v) of clause 23 add the following at the end:
"and also Bhagavad Geetha Pracharakas."

Sri S. Jaipal Reddy:—Sir, I move:
In the proviso (2) sub-clause (4) (ii) of clause 23 delete the "alter; add to;"

Delete sub-clause (4) (iii) of clause 23.
Add the following after the sub-clause (4) (v) of Clause 23:
Government Bills:

"provided Archakas so trained include not less than 14% of members belonging to S. Cs., 5% to S. Ts. and 25% to B. Cs."

Add the following after sub-clause (4) (xiii) of clause 23:

"(xiv) any proposal chosen to provide educational and medical facilities or to promote the economic well being of the needy people."

Sri Ch. Rajeswara Rao: —Sir, I move:

In sub-clause (6) of clause 23 for the words "for such charitable --- be prescribed." substitute the words "for such developmental activities in this State as may be prescribed."

Sri K. B. Siddaiah:—Sir, I move:

In sub-clause (6) of clause 23 for the word "Committee" substitute the word "Board".

Sri P. Sundarayya:—Sir, I move:

Add the following after sub-clause (6) of clause 23:

"(7) the Board shall with the approval of or by the order of the Government invest in the industry other developmental programme of the State."

Sri K. B. Siddaiah:—Sir, I move:

Add the following after sub-clause (6) of clause 23:

"(7) It shall be lawful to the Board to establish an institution called 'The Bhagvad Geetha Pracharaks Training Institution' and the institute shall give training to as many persons as possible in as many language as possible regarding Bhagvad Geetha and yogas and after having appointed one Bhagvad Geetha Pracharak for each taluk in Andhra Pradesh and as many pracharaks as possible in the rest of the country at reasonable honorarium to spread the teachings of Bhagvad Geetha. It is also lawful to the Board to give training to the elementary schools high school teachers and lecturers of colleges and appoint atleast one teacher for each elementary school and one teacher for each high school and one lecturer for each college as part time Bhagvad Geetha Pracharaks at reasonable honorarium."

Sri B. Machander Rao : —Sir, I move:

Add the following after sub-clause (6) of clause 23

11:00 a.m. "(7) The Tirumala Tirupathi Devasthanam shall insure with the General Insurance Corporation of India all the valuables such as gold silver, diamonds to make good the losses in case of thefts etc.,"
Sri B. Machander Rao:—Sir, I move:

in clause 24 for the “Committee” substitute the word “Board” wherever it occurs.

Sri S. Jaipal Reddy: —Sir, I move:

Add the following after sub-clause (2) (iii) of clause 24:

“Provided the literature to be published is scrutinised and approved by a Committee of experts appointed for the purpose by the Board.”

Add the following after sub-clause (2) (iv) of clause 24:

“Provided the personnel so trained include not less than 14% members belonging to S. Cs., 5% to S. Ts., and 25% to B. Cs.”

In sub-clause (2) (i) of clause 25 the words “in the traditional manner”.

Sri K. B. Siddaiah: —Sir, I move:

In sub-clause (2) (i) of clause 25 for the words “in the traditional manner” substitute the words “to the people belonging to all castes”.

Sri S. Jaipal Reddy: —Sir, I move:

Delete sub-clause (2) (ii) of clause 25:

Delete sub-clause (2) (iv) of clause 25.

Sri K. B. Siddaiah: —Sir, I move:

In sub-clause (2) (v) of clause 25 after the words “Veda Pandits” add the words “from all castes.”

Sri S. Jaipal Reddy: —Sir, I move:

All the following proviso after sub-clause (2) (v) of clause 25:

“Provided the Veda Pandits so selected are trained include less than 14% members belonging to S. Cs. and 25% members belonging to B. Cs.”

Sri P. Sundaraiah:—Sir, I move:

In the proviso to sub-clause (3) (iii) (f) of clause 26 for the words “ten per centum” substitute the words “twenty-five per centum”

Sri S. Jaipal Reddy —Sir, I move:

For sub-clause (5) of clause 36 substitute the following:
“(2) the quorum for a meeting of the Board shall be five and-
that of Committee two”.

Mr. Speaker:—All the amendments are moved. Now the
Minister will move some amendments which are acceptable to
the opposition.

Sri M. Omkar:—It can’t be taken for granted. Let the Minis­
ter move his amendments on behalf of the Government.

There are three official amendments, I move the following
amendment:

In Clause 5 after the words “in regard to matter of policy”
add the following “and general superintendence and review”.

Mr. Speaker:—Amendment moved.

Sri S. Jaipal Reddy:—We are not disagreeing with the abjectives
of the amendment. It is only the question of drafting. It will make
a very bad reading. What we say is this. “The Board shall, in
addition to the powers and functions entrusted to it by this Act,
exercise such other powers and perform such other functions as may
be prescribed in regard to matters of policy in relation to the admi­
nistration of the Tirumala Tirupathi Devasthanams”. After that is
should be “and formulate policy, exercise general powers of superin­
tendence and review by meeting atleast once in three months”.

This clause says “policy shall be prescribed”.

The Board should have the powers of formulating policy also
for the managing Committee (2) It should have the power to exercise
general Powers of superintendence and review by meeting once
in three months.

I am only saying in regard to drafting.

Sri P.V. Chowdary:—The Board shall exercise general powers of
superintendence and review by meeting atleast once in three months.
The Tirum, la Tiru, rathi Devasiani a

Sri S. Jaipal Reddy :—We have to difference of opinion with
the Minister. Let the thing be passed on to a in black and white.

After the words regard to matters of policy other words
and general superintendence an review shall be inserted. Am I clear?

Sri S. Jaipal Reddy :—General superintendence and review by
meeting at least once in three months.

Dr. M. Channa Reddy :—After sub-clause (iii) of Clause 4 the
following shall be added "The Board shall meet once in three months.

Sri P. V. Chowdary: I move the following amendment; In
the proviso to sub-clause (4) (ii) of clause 23 the words "on a
resolution passed by both Houses of the State Legislature" shall
be omitted.

Mr. Speaker :—Amendment moved.

Dr. M. Channa Reddy;—In clause 23 (4) (ii) It is like this
the maintenance, management and administration of the educational
or other instructions specified in the Second Schedule and the endow-
ments and the properties thereon : The Government may by
notification add to, or omit any of the items in the said Schedules ; Is
it alright?

Sri P. V. Chowdary :—Sir, I beg to move:

In sub-clause (iv) of clause 6 the following shall be
added.

"one of whom shall be a member of the State Legislature,"

In sub clause (5) of clause 23 for the words "a sum of not less
than rupees two and a half lakhs" substitute the following.

"A sum of not less than rupees seven lakhs,

For sub-clause (2) of clause 36 substitute the following

(2) The quorum for a meeting

(a) of the Board shall be five of which one shall be the
Chairman or the Commissioner;

(b) of the Committee shall be two of which one shall be the
Chairman or the Commissioner.

After sub-clause (3) of clause 36 add the following as new
sub-clause (4).
22nd June, 1979.

Government Bills:

(4) the Board shall meet once in every three months.

Mr Speaker.—Amendments moved.

Mr. Speaker.—Should I put all the amendments as lost?

Sri M. Venkaiah Naidu.—There is no scope for moving the amendments. Mover of the Bill also cannot move at that stage.

Mr. Speaker.—But even the Government also can come forward with amendments.

Mr. Speaker.—There was some consensus of opinion between Opposition and the others and they wanted to move some amendments and it was accepted by you.
Mr. Speaker:—Consideration is over. We are discussing clause by clause certain amendments. At that stage no amendment could be moved.

Mr. Speaker:—Even when you are moving clause by clause there are certain instances where the Government may forward with another amendment and it was also put to vote and some may be accepted.

what is the necessity for the Government to move an amendment at this stage?

Dr. M. Channa Reddy:—To accommodate the good points of the Opposition.

Sri M. Omkar:—I am pressing amendments Nos. 9, 15, 54, 66 and we are opposing clause 24.

Sri B. Machinder Rao:—I am pressing Sl No. 50. “provided Archakas so trained include not less than 14% of members belonging to SCs, 5% to STs and 25% to B.Cs.”

Sri G. Siddaiah:—Amendment No. 44, I am pressing. “In sub-clause (4) (iii) of Clause 24 add the following at the end: “and also at free cost.” Then amendment No. 45 “In sub-clause (4) (iv) of clause 23 after the words ‘study of vedas,’ and the words ‘Bhagavad Geetha. Upanishads’ and amendment No. 46. “In sub-clause (4) (v) of clause 23 after the word ‘Archakas’ and the words ‘belonging to all castes.” I am also pressing amendment No. 55.

That must be made available to the member one day in advance.

Now we are going clause by clause. Some amendments are moved by the Government. Whether you accept them or not, I will put them to vote.

Sri M. Venkaiah Naidu:—The first I am agreeing. They have taken some good suggestions from the opposition side. As the C.M. has acceded I have withdrawn my objection also. Here it is laid that the amendments are moved. Clause by clause it must be made available to the members. If the Minister simply reads it, it is not sufficient. It is the duty of the Secretary.

(Mr. Deputy Speaker in the Chair)

Dr. M. Channa Reddy:—I may also make it clear that during the discussions amendments, suggestions are incorporated and passed.
If he insists this kind of a thing it will become extremely difficult for the Government. We accept every good point. It only means postponement of the Bill. Therefore this has always been adopted as a practice and convention that during the discussion points are sometimes mutually accepted.

Clause (2)

Sri S Jaipal Reddy:—We are not pressing amendments from 2 to 8.

Mr. Deputy Speaker:—All right. The question is:

Leave be granted to withdraw the following amendments.

Delete sub-clause (c) of clause 2.

In sub-clause (c) of clause 2 delete the words “or the Committee”.

In sub-clause (f) of clause 2 delete the words “Committee in second line.”

Add the following as new sub-clause (f) after the existing sub-clause (e) in clause 2.

“(f) Commissioner cum-Chairman of the Board means the Commissioner defined in sub-clause (e) in this Clause.

Delete sub-clause (f) of clause 2.

In sub-clause (i) of clause 2 delete the words “or Committee.”

Delete sub-clause (o) of clause 2.

The motion was adopted and the amendments were withdrawn.

Mr. Deputy Speaker:—The question is:

That Clause 2 do stand part of the Bill.

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

Clause 3

Mr. Deputy Speaker:—The question is:

That Clause 3 do stand part of the Bill.

The motion was adopted and Clause 3 was added to the Bill.
 Clause (4)

(ii) Clause. 10 am.—Mr. Deputy Speaker :—I am putting the amendment No. 9 to vote.

The question is:

For Clause 4 substitute the following:—

(i) There shall be only one Board constituted by the Government for the Tirumala Tirupati Devasthanams called the Tirumala Tirupati Devasthanams Board which shall be a body of corporate having perpetual succession and common seal with power to acquire, hold and dispose of property and shall sue and be sued by the said corporate name and which shall be consisting of not more than fifteen members of whom—

(ii) The Commissioner shall be a member ex-officio and chairman of the Board. For the purpose of this Act his designation, hereafter, shall be Commissioner-cum-Chairman of the Board.

(iii) The executive officer shall be the member of ex-officio.

(iv) Five shall be members from the State Legislature out of whom one from the Legislative Council and four from the Legislative Assembly and the said four members from the Legislative Assembly shall be elected on the basis of proportional representation.
(iv) One shall be a woman; and
(v) One shall be a "Scheduled Tribe"

Provided that a member representing the category (ii) shall cease to hold office as soon as he or she ceases to be a member of the State Legislature.

(2) The persons appointed as members under sub-section (1) shall be persons not professing anti-Hindu religion.

Explanation: In this section, the expression "Scheduled Caste and Scheduled Tribe" shall have the meaning assigned to them in clauses (24) and (25) of article 366 respectively of the Constitution of India".

Sri M. Omkar:—passed for a division. The House divided thus:

Ayes: 8, Noes: 85, Neutrals: Nil.

The amendment was lost.

Sri K. Govinda Rao:—pressed for a division.

The House divided thus:


The amendment was lost.

Mr. Deputy Speaker:—The question is:

In sub-clause (1) (iii) of clause 4 for the word "seven" substitute the word "three".

The amendment was lost.

Sri K.B. Siddaiah:—We are not pressing amendments 13 and 14.
Mr. Deputy Speaker: —Alright. The question is
That leave be granted to withdraw the following amendments.

In sub-clause (1) (v) of Clause 4 for the words "one shall be a women" substitute the words "two shall be women".

Add the following new sub-clauses (vi) and (vii) after sub-clause (1) (v) of Clause 4.

"(vi) Out of thirteen members there shall be five members from Chittoor district and out of five, the member of Legislative Assembly representing Tirupathi Constituency shall be member".

"(vii) Out thirteen members there shall be five members belonging to Opposition Party."

The motion was adopted and amendments were withdrawn.

Mr. Deputy Speaker: —The question is:
Clause 4 do stand part of the Bill.

The motion was adopted and Clause 4 was added to the Bill

CLAUSE (5)

"(i) the Board shall manage the properties, funds and affairs of the Tirumala-Tirupathi Devasthanams and arrange for the conduct of the daily worship and ceremonies and of the festivals in every temple according to its custom and usage;

(ii) The Board shall have power to fix fees for the performance of archana, or any service or ritual or utsavam or ceremony connected with the Tirumala-Tirupathi Devasthanams;

(iii) The Board shall have power to call for such information and accounts as may in its opinion be necessary for reasonably satisfying itself that the Tirumala Tirupathi Devasthanams are properly administered and their funds are duly appropriated, to the purposes for which they were founded or exist; and the Executive Officer to other officers in possession of such information or accounts shall, on such
22nd June, 1979.

The Tirumala Tirupathi Devasthanams

requisition, furnish such information and accounts to the Committee;

(iv) the Board shall exercise the general superintendence and control over the administration of the Tirumala Tirupathi Devasthanams in conformity with the policy laid down by the Board;

(v) the Board shall fix the dittam in the temples specified in the first Schedule and the endowments attached thereto and the amounts to be spent therefor in such manner and after following such procedure as may be prescribed.”

1 1-30 a.m

Sri M. Omkar pressed for a division. The House divided thus:

Ayes: 21, Noes: 98 Neutrals: Nil

The amendment was lost.

Sri S. Jaipal Reddy:—We are withdrawing No. 16 amendment

Mr. Deputy Speaker. —The question is:

Leave be granted to withdraw the following amendment:

For Clause 5 substitute the following:

“The Board shall formulate policy, exercise general powers of superintendence, and review the decisions and actions of the Managing Committee by meeting at least once in two months.”

The motion was adopted and the amendment was withdrawn.

Mr. Deputy Speaker:—I am putting the official amendment to Clause 5 to vote.

The question is:

In Clause 5 after the words “in regard to matters of policy,” the words “and general superintendence and review” shall be inserted.

The motion was adopted.

Mr. Deputy Speaker:—The question is:

That Clause 5 as amended do stand part of the Bill.

The motion was adopted and Clause 5 as amended was added to the Bill.

Clause 6

Sri S. Jaipal Reddy:—We are not pressing the amendments.

Mr. Deputy Speaker:—The question is:

Leave be granted to withdraw the following amendments to Clause 6:
In sub-clause (1) of Clause 6 for the words "Constituted by the Government" substitute the words "chosen by the Board."

In sub-clause (1) of Clause 6 for the words "there shall be a Committee—management Committee" substitute the words "The Board."

In sub-clause (2) (vi) of Clause 6 for the words "nominated by the Government" substitute the words "chosen by the Board of whom one shall be a legislator."

Delete sub-clause (2) of Clause 6.

Add the following as new sub-clause (2) (v) of Clause 6:

"(v) Seven members consisting of all recognised political parties in the State."

The motion was adopted and amendments were withdrawn.

Mr. Deputy Speaker:—Now I am putting the Government amendment to vote.

The question is:

In sub-clause (2) (vi) of Clause 6 the following shall be added:

"One of whom shall be a member of the Legislature."

The amendment was carried.

Mr. Deputy Speaker:—The question is:

Clause 6 as amended do stand part of the Bill.

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

Clause 7

Sri B. Machinder Rao: —Sir, we are not pressing the amendment.

Mr. Deputy Speaker:—The question is:

Leave be granted to withdraw the following amendment:

For the word "Committee" substitute the words "the Board" wherever it occurs in Clause 7.

The motion was adopted and amendment was withdrawn.

Mr. Deputy Speaker:—The question is:

Clause 7 do stand part of the Bill.

The motion was adopted and Clause 7 was added to the Bill.
(Mr. Speaker in the Chair)

Clause 8.

Sri K. Govindarao:—I am not pressing the amendment.

Mr. Speaker:—The question is:

That the following amendment be withdrawn by leave of the House:

“In Clause 8 delete the words “or Committee”.

The amendment was withdrawn by leave of the House.

Mr. Speaker:—The question is:

“Delete Clause 8 (i)”

The amendment was negatived.

Mr. 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.

Sri M. Omkar:—We are not pressing our amendment, i.e., amendment No. 25.

Sri K. B. Siddaiah:—We are also not pressing amendment No. 26.

Mr. Speaker:—The question is that the following amendments be withdrawn by leave of the House:

“In Clause 9 for the words “The Chairman and any other member of the Board or Committee” substitute the words “The Members of the Board.”

In Clause 9 delete the words “or Committee.”

The motion was adopted and the amendments were withdrawn.
Mr. 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.

Sri M. Omkar: —I am not pressing amendment No. 27.
Mr. Speaker: —The question is:
“That the following amendment be withdrawn by leave of the House.

In Clause 10 delete the words “Chairman or.”
The motion was adopted and the amendment was withdrawn.

Mr. 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.

Sri M. Omkar: —I am not pressing amendment No. 28.
Mr. Speaker: —The question is:
“That the following amendment be withdrawn by leave of the House:

“In Clause 11 delete the words “The Chairman or” wherever they occur.”
The motion was adopted and the amendment was withdrawn.

Mr. Speaker: The question is:
“That Clause 11 do stand part of the Bill.”
The motion was adopted and Clause 11 was added to the Bill.

Clause 12.

Sri K. B. Siddaiah: —We are not pressing Amendment No. 29.
Mr. Speaker: —The question is:
“That the following amendment be withdrawn by leave of the House:

‘Delete the words “or Committee” in Clause 12.’
The motion was adopted and the amendment was withdrawn.
Government Bills

Mr. Speaker:—The question is:
"That Clause 12 do stand part of the Bill."

The motion was adopted and Clause 12 was added to the Bill.

Clauses 13 and 14.

Mr. Speaker:—The question is:
"That Clauses 13 and 14 do stand part of the Bill."

The motion was adopted and Clauses 13 and 14 were added to the Bill.

Clause 15.

Sri B. Machiander Rao:—We are not pressing the amendments.

Mr. Speaker — The question is:
"That the following amendments be withdrawn by leave of the House —
"Delete the words 'or Committee 'and' on the recommendation of the Commissioner' in sub-clause (1) Clause 15."

'Sub-clause (1) of Clause 15 substitute the following—

'15 (1) Whether at any time it appears to the Government that the Board has failed to perform its functions or has exceeded or abused any of the power conferred upon it by or under the Act, the Government may institute judicial enquiry into the allegations and on the adverse findings of such enquiry, by notification published in the A.P. Gazette, dissolve the Board from such date as may be specified therein and constitute another Board afresh in accordance with the provisions of Act.'

Delete the words "or Committee" in sub-clauses (2) to (5) of Clause 15.

The motion was adopted and the amendments were withdrawn.
Mr. 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 and 17.

Mr. Speaker:—The question is:

"That Clauses 16 and 17 do stand part of the Bill."

The motion was adopted and Clauses 16 and 17 were added to the Bill.

Clause 18

Sri S. Jaipal Reddy:—We are not pressing the amendment.

Mr. Speaker:—The question is:

That the following amendment be withdrawn by leave of the House —

"For sub-clause (2) of Clause 18 substitute the following:

"(2) A person to be appointed as Joint Executive Officer shall be one who is holding or held a post of Joint Commissioner in the Endowments Department."

The motion was adopted and the amendment was withdrawn.

Mr. Speaker:—The question is that Clause 18 do stand part of the Bill.

The motion was adopted and clause 18 was added to the Bill.

Clause 19.

Mr. Speaker:—The question is:

"That Clause 19 do stand part of the Bill."

The motion was adopted and Clause 19 was added to the Bill.

Clause 20.

Sri M. Omkar:—We are not pressing the amendments Nos. 34 and 36.

Sri B. Machinder Rao:—We are also not pressing amendment No. 35.

Mr. Speaker:—The question is:

That the following amendments be withdrawn by leave of the House —
In sub-clause (1) (a) of Clause 20 for the words “Committee” substitute the word “Board”.

"Add the following at the end of sub-clause (2) of Clause 20—

"and take the approval of the Board."

"For the word “He” occurring in sub-clauses (1) (b) and (1) (c) of Clause 20 substitute the words “The Board”,

The motion was adopted and the amendments were withdrawn.

Mr. Speaker:—The question is:

“That Clause 20 do stand part of the Bill.”

The motion was adopted and Clause 20 was added to the Bill.

Clause 21

Sri K. B. Siddiah:—We are not pressing our amendment.

Mr. Speaker:—The question is:

That the following amendment be withdrawn by leave of the House:

“In Clause 21 for the word “Committee” substitute the word “Board”.”

The motion was adopted and the amendment was withdrawn.

Mr. Speaker:—The question is:

“That Clause 21 do stand part of the Bill.”

The motion was adopted and Clause 21 was added to the Bill.

Clause 22

Sri S. Jaipal Reddy:—We are not pressing the amendments.

Mr. Speaker:—The question is:

“That the following amendments be withdrawn by leave of the House:

‘Delete proviso to sub-clause (1) of Clause 22.’

‘In sub-Clause (1) of Clause 22 after the words subject to such rules’ and the following:

‘and rules of reservation for S.Cs and S.Ts.

‘In Clause 22 for the word “Committee” wherever it occurs substitute the word “Board”.

The motion was adopted and amendments were withdrawn.

Mr. Speaker: The question is:

“The Clause 22 do stand part of the Bill.”

The motion was adopted and Clause 22 was added to the Bill.

Clause 23

Sri S. Jaipal Reddy:—We are not pressing amendments.
Sri M. Omkar:—We are also not pressing amendment.

Mr. Speaker:—The question is:

“That the following amendments be withdrawn by leave of the House;

‘For sub-clause (1) of Clause 23 substitute the following;

‘23 (1) The funds of T.T.D. shall include all the amounts received by it by way of donations or gifts including offerings deposited in hundis and any income from any other source.’

‘In sub-clause (2) of Clause 23 for the word “Committee” substitute the word “Board” wherever it occurs.’

‘In sub-clause (3) of Clause 23 for the words “All money (belonging to the funds of the Tirumala Tirupathi Devasthanam)” substitute the words “the funds of Tirumala Tirupathi Devasthanam.”

The motion was adopted and the amendments were withdrawn.

Mr. Speaker:—Sri K.B. Siddiah will now speak on amendment No. 44.

Mr. Speaker:—That is what I say. The clause with the amendment of the Government is put to vote and carried.
Mr. Speaker:—That is what is being done. The official amendment is carried and therefore the clause as amended is put to vote, carried and is added to the Bill. You are not following the proceedings closely and you are engaged in your own discussions. How can I help it?

Sri E. Ayyapu Reddy (Panyam):—Are we not taking up non-official business at 11.30. It will not be possible for us to finish the Bill to-day. There are 53 clauses in the Bill.

Mr. Speaker:—In the Business advisory Committee it was agreed that we should pass this Bill to-day. In fact it had to be passed yesterday. But it did not happen. There is one more Bill also to be passed.

Sri E. Ayyapu Reddy:—I submit that we thought that this Bill may not reach to-day because at 11.30 we are taking non-official bills and therefore only preliminary reading will take place. Yesterday I was here.

Mr. Speaker:—The consensus in the Business Advisory Committee was that this Bill shall be finished yesterday itself.

Sri S. Jaipal Reddy:—The anxiety is about non-official resolutions. If we sit till a late hour, members will have to run hither and thither for food.

Mr. Speaker:—You must also understand others difficulties. Let us finish as far as possible.

Sri E. Ayyapu Reddy:—I want to speak on so many other clauses. That will go on record and it will help us in the interpretation of this Bill afterwards.

Mr. Speaker:—We shall see; let us finish as far as possible.
22nd June, 1979.

Non-Official Resolution

re: Eradication of Rural Indebtedness.

Sri E. Ayyapu Reddy:—Members must be made aware of any change in the agenda. Taking up of this Bill even after 11:30 is coming as a surprise.

Mr. Speaker:—When the sitting is continuing, the last two hours will be for non-official business. So there is no rigidity about 11:30 or 12:30. We will come to that stage. Or shall we adjourn till 3 p.m. or 4 p.m. If you are pressing for non-official business, we shall adjourn till a suitable hour in the evening.

Sri E. Ayyapu Reddy:—I have no objection.

Mr. Speaker:—We will sit in the evening. We will take up non-official now. The House will sit again at 4:30 p.m.

NON-OFFICIAL RESOLUTION

re: Eradication of Rural Indebtedness.

Non-Official Resolution
Non-Official Resolution:
re: Eradication of Rural Indebtedness.

100, 22nd June, 1979

(Excerpt from the document)

[Translation of the document]

...
re: Eradication of Rural Indebtedness.

This House recommends to the Government to take the following steps to eradicate rural indebtedness:

1. To establish a special fund for the purpose of providing loans to farmers at an interest rate lower than the prevailing market rate.
2. To provide technical assistance to farmers in the management of their resources.
3. To make available financial assistance for the purchase of farm equipment.
4. To provide training to farmers in the use of modern agricultural techniques.
5. To provide credit facilities to farmers for the purchase of seeds and fertilizers.

This House observes that the eradication of rural indebtedness is a long-term project that requires the coordinated efforts of the Government and the farming community. The Government is urged to take prompt action to implement the recommendations of this House.
Non-Official Resolution:  
re: Eradication of Rural Indebtedness.

12:00 noon in the afternoon.

The Resolution was submitted by Mr. [Name], Member of the [Organization].

The Resolution was adopted unanimously.

The Resolution calls upon all [Organization] members to take immediate steps to address the issue of rural indebtedness.

Signed: [Name]
[Title]
Non-Official Resolution:

re Eradication of Rural Indebtedness.

22nd June, 1979.

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Non-Official Resolution:
re: Eradication of Rural Indebtedness.

12-10 p.m.
Non-official Resolution:

re Eradication of Rural Indebtedness.

22nd June, 1979.

As the Resolution was not for the attachment, the date of the Resolution will be 22nd June, 1979.

The Resolution was moved by Mr. M. S. R. M. R. of the Speech.

Mr. M. S. R. M. R. said that rural indebtedness was a serious problem in many countries. He pointed out that the problem was not limited to any particular region or country. It was a universal problem.

The Resolution called for urgent action to address the issue of rural indebtedness. It urged the government to take measures to reduce the burden of debt on rural farmers. The Resolution also called for the provision of more credit facilities to farmers.

Mr. M. S. R. M. R. emphasized the importance of rural development and the role that the government could play in reducing rural indebtedness. He appealed to the government to take all necessary steps to implement the Resolution.

The Resolution was unanimously adopted by the Assembly.

Mr. M. S. R. M. R. thanked the government for their efforts in addressing the issue of rural indebtedness. He said that the Resolution would serve as a strong reminder to the government of their responsibilities towards the rural poor.

The Assembly adjourned for the day.

Mr. M. S. R. M. R. thanked the Assembly for their support and pledged to continue working towards the eradication of rural indebtedness.

The Resolution was signed by Mr. M. S. R. M. R.

The Assembly adjourned for the day.
22nd June, 1979, Non-Official Resolution - re Eradication of Rural Indebtedness.

12-20 p.m.
This House recommends to the Government to write off all loan arrears to be paid by agriculture labourers, rural poor, artisans and the marginal farmers.
22nd June, 1979.

Non-Official Resolution...
re: Eradication of Rural Indebtedness.

40, 500 $3^2$ 32nd June. 1979. NoB-OScia! Resolution.,

12-30 p.m.

As a result of the inauguration at 10 a.m., a minute was taken with a view to seeking the assistance of various institutions involved in the progress of the eradication of rural indebtedness.

The Secretary of the District Committee, District Warangal, Shri B. K. Reddy, in his capacity as the Chairman of the Resolution Committee, thanked the members for their attention and said that the resolution would be forwarded to the District Committee.

The resolution, which was adopted by the resolution committee, was as follows:

"The District Committee, District Warangal, hereby expresses its gratitude to the Government for their efforts in the eradication of rural indebtedness and requests the Government to continue their efforts in this direction."
Non-official Resolutions:

re: Eradication of Rural Indebtedness.

22nd June, 1979.

(Mr Speaker in the Chair)
22nd June, 1979.

Non-Official Resolutions:

re: Eradication of Rural Indebtedness.

12-40 a.m. 100

[Text begins in the margins]

re: Eradication of Rural Indebtedness.
Non-Official Resolution:

90
22nd June, 1979.
re: Eradication of Rural Indebtedness.

re: Eradication of Rural Indebtedness.

Non-Official Resolution:

22nd June, 1979.

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Non-Official Resolution:

re: Eradication of Rural Indebtedness

22nd June, 1979.

Eradication of Rural Indebtedness

In the light of the above resolution, the Board has decided to carry out the following:

1. The Board has decided to carry out the following:

(a) Set up a committee to study the feasibility of implementing the resolution and to submit a report within three months.

(b) Provide credit facilities to farmers to enable them to purchase inputs and seeds at affordable prices.

2. The Board has decided to carry out the following:

(a) Increase the budget for rural development by 50% to enable the government to implement the resolution effectively.

(b) Provide financial assistance to farmers who are unable to repay their loans due to natural calamities.

(c) Set up a drinks school to educate farmers on the importance of repayment of loans.
Non-Official Resolution:

22nd June, 1979.

re: Eradication of Rural Indebtedness.

This resolution is a call for the eradication of rural indebtedness. It highlights the pressing need to address the financial burdens faced by rural communities. The resolution emphasizes the importance of collective action and the role of the government in providing necessary support. It sets forth a plan for action, including measures to assist indebted farmers and strategies to prevent new debt accumulation. The goal is to ensure sustainable and prosperous rural economies.

(1) The resolution calls for a 50% reduction in the interest rate for rural loans, making them more affordable for farmers.

(2) It proposes a 6% loan guarantee fund to support borrowers in their efforts to repay loans.
22nd June, 1979.
Non-Official Resolution:
re: Eradication of Rural Indebtedness.
Mr. Speaker — The question is:

“That leave be granted to withdraw the following Resolution”;

“This House recommends to the Government to take the following steps to eradicate rural indebtedness:

(i) Writing off all loan arrears to be paid by Agricultural labourers, rural poor artisans, and marginal farmers;

(ii) Conversion of the existing loans to be paid by other peasantry (excluding the marginal farmers) having land up to 5 acres wet or 10 acres dry, into long-term and medium-term loans payable in 10 years and 5 years respectively with simple interest of 6%;

(iii) For the rest of the peasantry having land more than 5 acres wet or 10 acres dry, the interest on the loans not to exceed 9%;

(iv) No penal interest to be charged in respect of any category of peasantry; and the penal interest collected so far, to be credited to the accounts of the ryots concerned and debited to their arrears to be paid”.

The motion was adopted and leave was granted to withdraw the Resolution.

(Pause)

Mr. Speaker:—Now, Mr Sreenivasul Reddy has to move the Resolution. He may initiate the discussion. Since the time is not there, we can continue the discussion on the Resolution on the next Non-official day.

re: (2) Development of Fisheries and Prawns in Pulicat Lake, Bay of Bengal in Andhra Coast

Sri Nallapareddy Sreenivasul Reddi:—Sir, I beg to move:

“This House recommends to the Government of India and the Government of Andhra Pradesh to develop fisheries and prawns in Pulicat Lake, Bay of Bengal in Andhra Coast and in the ponds, tanks etc., in Andhra Pradesh to provide food for countrymen, to
earn foreign exchange by exporting them and to provide employment to the fisherman and the educated unemployed."

Mr. Speaker:—Resolution moved.
Non-Official Resolution:

Development of Fisheries and Prawns in Pulicott Lake, Bay of Bengal in Andhra Coast end.

22nd June, 1979.

1-20 p.m.
Non-Official Resolution:
re: Development of Fisheries and Prawns in Pulicat Lake, Bay of Bengal in Andhra Coast end.
Government Bills:

Clause 23—(Contd).

Mr. Speaker: The House now stands adjourned till 5:00 p.m. 1-30 p.m.
(The House then adjourned to meet again at 5:00 p.m.)
(The House reassembled at 5 p.m. with the Hon'ble Speaker in the Chair.)

GOVERNMENT BILLS

Clause 23—(Contd).
Mr. Speaker:—The question is:

"In sub-clause (4) (iii) of Clause 23 add the following at the end: “and also at free of cost.”

The Amendment was negatived.

Mr. Speaker:—The question is:

"In sub-clause (4)(iv) of Clause 23 after the words “study of vedas,” add the words “Bhagavad Geetha, Upanishads”.

The Amendment was negatived.

Mr. Speaker:——Now the Amendment No. 46.

Mr. Speaker:—The question is:

"In sub-clause (4)(iii) of Clause 23 add the following at the end: “and also at free of cost.”

The Amendment was negatived.

22nd June, 1979.

Mr. Speaker:—That is with regard to any person. That is the whole trouble.

Sri E. Ayyapu Reddy:—We are very happy. You are agreeing with us but we require the elucidation from the Government authoritatively. If they can agree with your opinion we will be quite happy. But the question is they are keeping silent. Clause 43 is so sweeping, i.e., the existing established usage, custom and tradition shall remain as it is.

Mr. Speaker:—That is not in relation to archakas. That is only in relation to any person who has got any customary right. 43 has nothing to do with the archakas.
102 22nd June, 1979.

**Government Bills:**

As otherwise expressly provided in the Act nothing herein contained shall affect any established usage, custom, tradition or ritual of any temple. A particular community has been doing only that ritual.

Mr. Speaker: —Section 43 has nothing to do with it.

Sri E. Ayyapu Reddy: —It has everything to do. Why are you supporting? What is this?

Mr. Speaker: —What do you mean by that?

Sri K. Venkatramaiah: —(Interruption).

Sri E. Ayyapu Reddy: —Clause 43 is there which requires....

Mr. Speaker: —It is your interpretation.

Sri E. Ayyapu Reddy: —It is not my interpretation. My interpretation has to be answered. I cannot see through your eyes. I see only through my eyes. As I understand as an ordinary....

Mr. Speaker: —You are perfectly entitled to see through your eyes and the Government is entitled to see through its eyes.

Sri E. Ayyapu Reddy: —We want to see whether we are seeing in the same way.

Mr. Speaker: —No. No. It is not the way.

Sri Ayyapu Reddy: — We want to see what we are seeing whether they are also seeing. If what they are seeing is different....
Government Bills

22nd June, 1979, 103

Sri K. Venkatramaiah:—( Interruption) It is very clear. It is not ambiguous.

Sri C. Janga Reddy:— Is he replying Sir?

Mr. Speaker:— He has got a right to say, just as you have.

A person who represents category 5, where any one of the persons appointed shall be a person belonging to the Scheduled Caste.
Sri Ahmed Sherif:—The word “Archaka” is more comprehen-
sive. I have come across a Shiva Temple case where the “Shiva
Archakudu” was interpreted to mean a person who has got faith and
devotion for the service he does in the temple; he is a servant of the
temple. One who has got faith and devotion, whoever he may be, doing
service is called “Archakudu”.

Sri E. Ayyapu Reddy:—Shall we take it that the Government is
agreeing with the Speaker’s interpretation.

Mr. Speaker:—They are coming with their own interpretation.

Sri A. Veerappa:—The customs and traditions—whatever is
existing—that will also be there. The definition is more important.
Here the definition clearly includes—“archaka” includes a pujari or
other person who performs or conducts archana.

Sri E. Ayyapu Reddy:—We are not able to understand the
view of the Government or the stand taken by them.

Sri A. Veerappa:—When there is infringement of customs and
traditions—for that also a provision is there.

5–20 p.m.

5-20 p.m. (3) స్టీ రాజములడి దేవస్థానం పంచాయత్తు ప్రశ్న, ప్రశంసకుడు ప్రతి వారం ప్రభావితమైన సంపాదన.

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other person who performs or conducts archana.

Sri E. Ayyapu Reddy:—We are not able to understand the
view of the Government or the stand taken by them.

Sri A. Veerappa:—When there is infringement of customs and
traditions—for that also a provision is there.
Mr. Speaker:—Has the Minister got anything to say?

(No reply)

Mr. Speaker:—He has nothing more to add. I am putting the amendment to vote. The question is:

"In sub-clause (4) (v) of Clause 23 add the words ‘belonging to all castes.’"

Division:-(Ayes.. 52; Noes.. 52; Neutrals., Nil).
The amendment was negatived.

Mr. Speaker:—Now Mr. Siddiah will speak on Amendment No. 47.

Mr. Speaker:—The question is:

"In sub-clause 4 (v) of Clause 23 add the following at the end:—

‘and also Bhagavad Geetha Pracharaks’.”

The amendment was negatived.

Sri B. Machinder Rao:—We are not pressing amendments Nos. 48 and 49.

Mr. Speaker:—The question is:

"That the following amendments be withdrawn by leave of the House:—

‘In the proviso (2) sub-clause (4) (ii) of Clause 23 delete the words’ alter, added to.’

‘Delete sub-clause (4) (iii) of Clause 23.’"
The motion was adopted and the amendments were withdrawn.

Mr. Speaker:—Now Mr. Machinder Rao will speak on Amendment No. 50.

Sri B. Machinder Rao:—Sir, Tamilnadu Government has accepted; our Government may also accept.

Mr. Speaker:—The question is:

"Add the following after the sub-clause (4) (v) of Clause 23:

'provided Archakas so trained include not less than 14% of members belonging to SCs, 5% to STs. and 25% to BCs.'"

Division: (Ayes...12, Noes..53, Neutrals.. Nill).

The amendment was negatived.
Mr. Speaker:—The Question is:

"That the following amendments be withdrawn by leave of the House:

'Add the following after sub-clause (4) (xiii) of Clause 23:

(xiv) any proposal chosen to provide educational and medical facilities or to promote the economic well being of the needy people.

In sub-clause (6) of Clause 23 for the words 'for such charitable... prescribed' substitute the words 'for such developmental activities in this State as may be prescribed.'

In sub-clause (6) (c) Clause 23 for the word 'Committee' substitute the word 'Board.'"

The motion was adopted and the amendments were withdrawn.

Mr. Speaker:—Now, Mr. Omkar will speak on Amendment No. 54.
Mr. Speaker:—The question is:

"Add the following after sub-clause (6) of Clause 23:

'(7) the Board shall with the approval of or by the order of the Government in the industry other developmental programme of the State.

Sri M. Omkar Pressed for division and the House divided thus:

Ayes—11;
Noes—53
Neutrals—Nil.

The Amendment was negatived.

Mr. Speaker:— The question is:

"Add the following after sub-clause (6) of Clause 23:

'(7) It shall be lawful to the Board to establish an institution called."
The Bhagavad Geetha Pracharak Training Institution and the institute shall give training to as many persons as possible in as many languages as possible regarding Bhagavad Geetha and Yogas and after having appointed one Bhagavad Geetha Pracharak for each taluk in Andhra Pradesh and as many pracharaks as possible in the rest of the country at reasonable honorarium to spread the teachings of Bhagavad Geetha. It is also lawful to the Board to give training to the elementary schools, high school teachers and lecturers of colleges and appoint at least one teacher for each elementary school and one teacher for each high school and one lecturer for each college as part-time Bhagavad Geetha Pracharak at reasonable honorarium."

Sri K. T. Siddaiah pressed for division.

The House divided thus:

Ayes—7, Noes—54, Neutrals—Nil.

The amendment was lost.

Mr. Speaker:—The question is:

"Add the following after sub-clause (6) Clause 23:

(7) The Tirumala Tirupathi Devasthanam shall insure with the General Insurance Corporation of India all the valuables such as gold, silver, diamonds to make good the losses in case of thefts etc.,

The amendment was lost.

Mr. Speaker.—The question is:

"In the proviso to sub-clause (4) (ii) of Clause 23 the words 'On a resolution passed by both Houses of the State Legislature' shall be omitted."

The Amendment was carried.

Mr. Speaker:— The question is:

"In sub-clause (5) of Clause 23 for the words 'a sum of not less than rupees two and half lakhs' substitute the following:"

'a sum of not less than rupees seven lakhs.'

The Amendment was carried.
Government Bills:

All monies belonging to the funds of the Tirumala-Tirupathi Devasthanams shall be deposited in such bank or treasury or be invested in such security in accordance with the guidelines that may be the Government in this behalf.

You are interested in cash where to deposit, how to deposit, where to take it and where not to take it. You are not interested in other things.

Mr. Speaker:- The question is:

"That Clause 23, as amended, do stand part of the Bill".

The Motion was adopted and Clause 23, as amended, was added to the Bill.

Class—24
This is a Hindu temple. This belongs to Hindu religion. So you cannot interpret secularism to this. It purely belongs to Hindu religion.
112 22nd June, 1979.

Government Bills:


6-00 p.m.

Sri B. Machinder Rao:—Sir, We are not pressing amendments 57 to 59.

Mr. Speaker:—The question is that leave be granted to withdraw the following amendments:

"In Clause 24 for the word ‘Committee’ substitute the word ‘Board’ wherever it occurs."

"Add the following after sub-clause (2) (iii) of Clause 24:

‘Provided the literature to be published is scrutinised and approved by a Committee of experts appointed for the purpose by the Board.’"

"Add the following after sub-clause (2) (iv) of Clause 24:

‘Provided the personnel to trained include not less than 14% members belonging to S. Cs., 5% to S. Ts. and 25% to B. Cs.’"

The motion was adopted and the amendments were withdrawn.

Mr. Speaker:—The question is:

‘That Clause 24 do stand part of the Bill.’

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

Class-25

Ayes—56; Noes—5; Naturals—Nil.

The Motion was adopted and Clause 24 was added to the Bill.

Sri B. Machindar Rao:—I am not pressing all the six amendments,
Mr. Speaker:—The question is:

"That leave be granted to withdraw the following amendments:

"In sub-clause (2) (i) of Clause 25 delete the words "in the traditional manner."

"In sub-clause (2) (i) of Clause 25 for the words "in the traditional manner" substitute the words "to the people belonging to all castes."

"Delete Sub-clause (2) (i) of Clause 25."

"Delete Sub-clause (2) (iv) of Clause 25."

"In sub-clause (2) (v) of Clause 25 after the words "Veda Pandits" add the words "from all castes."

and

"Add the following proviso after sub-clause (2) (v) of Clause 25:

"Provided the Veda Pandits so elected are trained include less than 14% members belonging to SCs and 25% members belonging to BCs."

The Motion was adopted and the amendments were withdrawn. Mr. Speaker:—The question is:

Clause 25 do stand part of the Bill. The motion was adopted and Clause 25 was added to the Bill.

CLAUSE 26

Mr. Speaker:—The question is:

"In the proviso to sub-clause (3) (iii) (i) of Clause 26 for the words 'ten per cent' substitute the words 'twenty-five per cent'."

The Amendment was negatived.
114 22nd June, 1979.


Mr. 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

According to us it is constitutionally invalid. Clause 27 (b) says "Subject to such rules as may be prescribed, it shall be lawful for the Executive Officer, if the Executive Officer believes that there is an offence, to prohibit, within the Tirumala hills area notified under sub-section (1), it can be tried by a Magistrate and can be punished with an imprisonment for three months. He has to say what is an offence and what is not an offence. That is an essential function of the Legislature which should not be left to the sweet will and pleasure of an Officer as to what is an offence and what is not an offence. If the Legislature is not defining as to what is an offence and what is not an offence, it cannot delegate its power of an essentially legislative function to an officer. He may prohibit or he may not prohibit. He may create an offence or he may not create an offence. But one thing is that this delegation of powers to an Executive Officer is bad.

Mr. Speaker:— You please wind up.

Sri E. Ayyapu Reddy: I want to show the unconstitutionality and illegality, Clause by Clause.

Sri A. Veerappa: —What is the illegality in it? If it contravenes the Constitution, then, it is illegal.

Mr. Speaker:— 'It is accepted practice in the Lok Sabha that Speaker does not give any ruling on any matter of Constitution, within the legislative competence of the House or not. The House also does not take the decision on single question of vires of a Bill. It is open to the Members to express their views in the matter and to press arguments for or against vires for the consideration of the House...’

Sri E. Ayyapu Reddy:— I am not asking you to give any order. I am expressing my opinion about the Constitutional validity. 'Subject to such rules as may be prescribed, it shall be lawful for the Executive Officer by order to prohibit, within the Tirumala hills area notified under sub-section (1),' It can be tried by a Magistrate and can be punished with an imprisonment for three months. He has to say what is an offence and what is not an offence. That is an essential function of the Legislature which should not be left to the sweet will and pleasure of an Officer as to what is an offence and what is not an offence. If the Legislature is not defining as to what is an offence and what is not an offence, it cannot delegate its power of an essentially legislative function to an officer. He may prohibit or he may not prohibit. He may create an offence or he may not create an offence. But one thing is that this delegation of powers to an Executive Officer is bad.
Sri E. Ayyapu Reddy:—He is not going to punish them. He may prohibit a particular section and may not prohibit a particular section. By passing an order he is saying this is going to be an offence. To determine what is going to be an offence or not is essentially a legislative function. It is left to the sweet will and pleasure.

Mr. Speaker:—"Subject to such rules as may be prescribed."
Sri E Ayyapu Reddy:—This is further deligation. There is already a delegation to the Government and further delegation for further delegation. That is one aspect the other aspect is this. There is some Act or other covering all these aspects. This Bill is not going to give any help.

Mr. Speaker:—You cannot go on speaking.

Sri E Ayyapu Reddy:—If you find I am not speaking anything relevant you can call me to order. So long as I am speaking relevant…….

M. Speaker:—You conclude.

Sri E Ayyapu Reddy:—Let us take these words: “begging by any person; straying of any cattle, pigs or dogs.” Are not the pig and dogs cattle? “possession, use or consumption of any intoxicating liquor or drug.” What about our Excise Act and the Minister’s? Suppose, if a man has got a legitimate permit, is this Act going to over-ride it? Suppose a man has got possession. I have got a right. Therefore, there should be ‘notwithstanding anything contained in any other Act.’

Sri Ch. Parasurama Naidu:—It is implied.

Sri E. Ayyapu Reddy:—How is it implied? There is conflict between one Act and the other. Then, “possession, preparation or consumption of meat.” Animal flesh is called meat. Fish, fowl and poultry is not meat. The chicken meat can be eaten there, according to it.
Mr. Speaker:—You please conclude.

Sri E. Ayyapu Reddy:—If we are not allowed to speak...
120 22nd June, 1979.

Government Bills:

Sri N. Amarnath Reddy:—It is giving for the assent of the President of India.

Sri E. Ayyapu Reddy:—You have referred C.P.C. 5 (சப்புசுபிது)

மனைஸ் குருத்து நோய் விளக்க 3 வளைய் நோய், கருணா பரித்தொடர்

என்று விளக்கும்.

Mr. Speaker:—Then, there is ample scope for striking down this one by the Court. You do not bother about it.

Sri E. Ayyapu Reddy:—There is no question of botheration here.

மப்பே முக்கியம்:—வருடு வருடம் வருடம் குழு செயல் குழு போன்ற விளக்கத்தை

கைவிளக்கும். நான் எனியோ அதைகள் தவற்றை எந்த விளக்கத்தை

செய்தியால்? நீங்கள் என்று குழு செயல் குழு போன்ற விளக்கத்தை

கைவிளக்கும்? There is some time limit

என்று. குழு செயல் குழு (தற்கொண்ட விளக்கம்):—மமமரம் இரும்பை இலட்ச

செய்தியால்... ....

Sri E. Ayyapu Reddy:—Will you tell me what this Clause means? What is the C.P.C.? Which provision obstruct the summary trial? Are we to simply pass this Bill? Let any one of them tell me...

மப்பே முக்கியம்:—பொறிய குழு தூரத்து மீது என்ற விளக்கம்.

பொறிய விளக்கம்:—சிறு சிறு தூரத்து மீது என்ற விளக்கம். குழு செயல் குழு போன்ற விளக்கம்:—நான் என்று குழு செயல் குழு

(Interreptions)

Sri A. Veerappa:—I strongly object to this kind of comment. Do not prove yourself to be an intelligent...
Government Bills:  
The Tirumala Tirupathi Devasthanams  

22nd June, 1979

The Tumala TIRUPATHI DEVSAMANAM'S

Sri E Ayyapu Reddy:—Let myself make it clear, Sir...

Sri Ch. Prasurama Naidu:—Mr. Ayyapu Reddy has uttered
those words, which are highly objectionable. It is a wording
with too much of arrogance and presumption.

Mr. Speaker:—You are an experienced Lawyer. You should
not speak in such a way....

Sri E Ayyapu Reddy:—I will express my regrets. If I have hurt
anybody, if I have by implication, directly or indirectly cast aspersions
on the capacity of any one of these Members. I will say sorry. That
is not my intention at all. What all, I said was—"I do not
understand this Clause, i.e. 27 (3) (c) and let it be explained".

That is all. You can read out the particular portion of the C. P. C. and explain.

Sri Ch. Prasurama Naidu:—Holding the Book and showing it to us and asking us to explain is a sort of insult, Sir.

You please see Clause 27 (3) (c)

"Not withstanding anything contained in the Code of Criminal Procedure, 1973, an offence punishable under clause (b) shall be tried in a summary way by a Magistrate of the First Class espically empowered in this behalf by the Government".
In fact, every Magistrate is empowered by the High Court, under Criminal Procedure Code, to hold a summary trial. It is not necessary for us, for the Government to again empower the same gentleman to try a case summarily. Therefore that Clause.. “shall be tried in a summary way by a Magistrate of the First Class specially empowered in this behalf by the Government” appears to have been included by mistake or by over-sight. Then, s.e Clause 27 (3) (d).. 

Sri N. Amarnadh Reddy :—It is compounding. In original drafting, compensating given to the Executive Officer? Compensating for an offence 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human. 500 dr. 500 dr. 500 dr. 500 dr. To err is human.
Sri A. Veerappa: — Even this is there in the I.P.C. The punishment is there either simple imprisonment or Rs. 500 fine.

If the accused person is in custody, it's a different matter.

Mr. Speaker: — If you go on arguing like this, the alternative open for this is to move the Closure Motion.

Mr. Speaker: — This is going to be the first rate harassment to the people there. Such a provision was not there in any one of the enactments of the Hindu Religious and Charitable Endowments. The entire
Government Bills:  

clause has to be deleted. If you want to bring an Enactment like this, let it be regarded as sacred and religious, and the clause should be removed. If you do not want to bring an Enactment like this, let it be regarded as sacred and religious.

6-40 p.m

"Clause 8 (viii) . . . .

Provided that nothing in this clause shall apply to the Executive Officer."

"Clause 8 (viii) . . . .

Provided that nothing in this clause shall apply to the Executive Officer."

"Clause 8 (viii) . . . .

Provided that nothing in this clause shall apply to the Executive Officer."
Mr. 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. Speaker:—There is one amendment given notice of by Sri S. Jaipal Reddy and others. I am putting the amendment to vote.

The question is:

"For sub-clause 36 (2) of Clause 36 substitute the following:

"(2) The quorum for meeting of the Board shall be five and that of Committee two."

The amendment was negatived.

Mr. Speaker:—There are two Government amendments. I will put them now to vote.

The question is:

"For sub-clause (2) of Clause 36, substitute the following:

"(2) The quorum for a meeting:

(a) of the Board shall be five of which one shall be the Chairman or the Commissioner;

(b) of the Committee shall be two of which one shall be the Chairman or the Commissioner.

The Amendment was adopted.

Mr. Speaker:—The question is:

"After sub-clause (3) of Clause 36, add the following as new sub-clause (4):

(4) The Board shall meet once in every three months,"

The Amendment was adopted.

Mr. Speaker:—The question is:

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

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

Sri E. Ayyapu Reddy:—Sir, let me speak about the other Clause too. There are certain Clauses—Clause 38, and Clause 44, we have to seriously think about them. You please go through Clause 38(2).
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The Tirumala Tirupathi Devasthanams
Bill, 1979

"Judicial first Class Magistrate having local jurisdiction..."

Then, he gets jurisdiction to discharge the duties.
If he is not named, how can he get the jurisdiction?

6.50 p.m. 63/2 by some mistake or by over sight, they failed to mention that. It is the 1st Class Magistrate of local jurisdiction..."
The Tirumala Tirupathi Devasthanams
Bill, 1979

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The Tirumala Tirupathi Devasthanams
Bill, 1979

44. Save as otherwise expressly provided in or under this Act, nothing herein contained shall affect any established usage, custom, tradition or ritual of any temple or the rights, honours, emoluments and perquisite to which any person may, by custom or otherwise, be entitled in such temple.
The question is:

"That Clauses 37 to 51, First and Second Schedule do stand part of the Bill".

The Motion was adopted and Clauses 37 to 51, First and Second Schedules were added to the Bill.

Clause 1, Enacting Formula and Long Title.

Mr. Speaker:—The question is:

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

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

Sri P. V. Chowdary:—I beg to move:

"That the Tirumala Tirupathi Devasthanam Bill, 1979, be passed.

Mr. Speaker:—Motion moved.
Sri B. Ayyapu Reddy:—Sir, I am very sorry to say that this is one of the most ill-drafted Bills. As you are aware that the latest judicial pronouncement had clearly stated that “this ill-drafting has become chronic”. But inspite of that, no attempt is made to thoroughly examine and make improvements. Something is copied from this enactment and that enactment and a hotch-potch Bill is put before this House; and the methods employed in allowing these Bills to become law is rather very depressive and rather, it seems to be at curse to study the Bill thoroughly, or to throw any enlightenment or atleast raise points which required provocation and deeper thought. If any member comes forward with any useful suggestions, probably, he is Merely wasting his time. That is the impression we are going to get. It is not necessary to participate intelligently in discussions of the Bills. This is an original Bill running into 31 Clauses concerning a primary institution, a very big institution; very well-known throughout India and the world also. Therefore, when we are passing a special enactment regarding that Bill, we ought to have taken all the care, not just hustled it. There has been practically no replies to some of the points made out. The Minister is merely saying that “I have nothing more to say” When I said with regard to a particular cause,

he said "this is a special provision and there is no provision with regard to other temples". Mr. Venkataramaiah said that there was a provision in previous enactment. I have again gone through the previous enactment. There is no such provision whether an Executive Officer is empowered to prohibit and convert it into an Act under the previous enactment. Again I have gone through when Mr. Venkataramaiah points out that particular provision. I am bound to correct myself. I do not say, am infallible, I may be committing mistakes, I may read it; but I may miss a point. I am not saying as if I am the authority and the infallible authority. But the necessity to have an intelligent debate and discussion is there. That cannot be stopped or checked. But unfortunately what we have witnessed today is rather anger and passion but nothing with any type of reference to the enactment.

Sri A. Veerappa:—Speaker, Sir, here again I am referring to the previous position. His saying is not correct. When he says something not relevant i.e. "others are not educated and not learned" then we have to protest. This is not the correct way, Sir.

(Interjections)

Sri E. Ayyapu Reddy:—Sir, I am not yielding for all these. He has a way of understanding things pervertly. What I have been saying is that you have to encourage intelligent and enlightened discussion on every clause especially when certain legal points arise. It is necessary to examine thoroughly and get them clarified. Sir, You know that in courts of law we take days together for interpretation. For example a word "meat" is used. Tomorrow a man may cut a foul and eat it and say it does not come under the definition of meat.

Therefore in all such cases, whenever we have pointed out, it is necessary for the Government to come forward without mistakes. I am not saying infallibly on the part of anybody. I have also stated that by mistake probably this might not have been properly drafted and so also there are printing mistakes also. It is especially whenever the highest courts are coming forward with the litigation is on account of the fact that "the ill-drafting has become a chronic" and that has to be curbed. Therefore, Sir, my object is that hereafter atleast the Bills of such proportion and quality come forward if it is better if they (the Bills) go to Select Committees where a thorough debate and rehearsal can be done.

Sri K. Venkataramaiah:—Mr. Speaker, Sir, I know Mr. Ayyapu Reddy. I am very grateful to him and I have got every esteem because he is a very learned man: and he has interpreted so many things and it is for the interest of the House. But, to say that it is ill-drafted with carelessness* and all these things, we do not agree.
Mr. Speaker:-Now the question is that The Tirumala-Tirupathi Devasthanams Bill, 1979, be passed.

The motion was adopted and the Bill was passed.

The Visakhapatnam Municipal Corporation Bill, 1979

Mr. Speaker —Now I request the Minister for Endowments and Municipal Administration to move the Bill.

Sri P.V. Choudary:—Mr. Speaker Sir, with your kind permission I beg to move that the Visakhapatnam Municipal Corporation Bill, 1979 be taken in consideration.

Mr. Speaker:—The motion is moved.

The question is that The Visakhapatnam Municipal Corporation Bill, 1979, be taken into consideration.

The motion was adopted and the Bill was considered.

Mr. Speaker:—I request the Members to move their amendments.

Sri K. B. Siddaiah:—Sir I beg to move:

In sub-clause (1) of clause 5; for the word “fifty” substituted the words “one hundred.”
Sri N. S. N. Reddy:—Sir, I beg to move:
In sub-clause (1) of clause 5 for the words “at any time substitute the wards for the present,”

Sri K. B. Siddaiah:—Sir, I beg to move:
Add the following as new sub-clause (iii) after sub-clause (2) (ii) of Clause 5.

“(iii) The Chairman, Zilla Parishad, Vishakhapatnam district shall be an ex-officio councillor of the Corporation.”

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

In the third proviso to sub-clause (3) of Clause 5 for the word “two” substitute the word “four”.

Sri K. B. Siddaiah:—Sir, I beg to move:
In the third proviso to sub-clause (3) of Clause 5 for the word “two” substitute the words “one tenth of total seats shall be reserved for women”.

Sri K. B. Siddaiah:—Sir I beg to move:
Add the following as new sub-clause (9) after sub-clause (8) of Clause 8—

“(8) Advance town planning with provision of roads and market etc., shall be made to the extent of 5 kms. having due regard to the continuous development of the city.”

Sri K. B. Siddaiah:—Sir I beg to move:

In sub-clause (1) of Clause 9 for the words “a special officer” substitute the words “an Advisory Committee consisting of those members of the Legislative Assembly and the Legislative Council of the State who shall be ex-officio Councillors, under sub-clause (1) and (ii) of sub-clause (2) of clause 5, and the Chairman of Zilla Parishad, Vishakhapatnam District.”

Sri K. B. Siddaiah:—I beg to move:

In sub-clause (3) of Clause 9 for the words “a new Special Officer” substitute the words “an advisory Committee.”

Mr. Speaker:—Amendments moved:

Mr. Speaker:—There are no amendments to Clauses 2, 3 and 4.
The question is that the Clauses 2, 3 and 4 do stand part of the Bill.
The motion was adopted and Clause 2, 3 and were added to the Bill.
Government Bills: 22nd June, 1979
The Visakhapatnam Municipal Corporation Bill, 1979

CLAUSE 5

Mr. Speaker,- The question is;
"In sub-clause (1) of Clause 5 for the word "Afty" substitute the words "one hundred".

The amendment was lost.

Mr. Speaker:- The question is:
"In sub-clause (1) of Clause 5 for the words at "at any time" substitute the words 'for the present'.

The amendment was lost.

Sri K.B. Siddaiah:- Sir, I am not pressing amendment No. 3.

Mr. Speaker:- The question is leave be granted to withdraw the following amendment.

"Add the following as new sub-clause (iii) after sub-clause [2]

(iii) The Chairman, Zilla Parishad, Visakhapatnam district shall be an ex-officio councillor of the Corporation".

The motion was adopted and the amendment withdrawn.

Mr. Speaker:- The question is:
"In the third proviso to sub-clause (3) of Clause 5 the word two substitute the four.

The amendment was lost.

Sri V. Venkateswarlu:- "Not less than" cevulo, samudra chimmu
saradu yadugurulu. We can include at any time. There is no bar.

Sri V. Venkateswarlu:- "sudabu" saradu yadugurulu.
Mr. Speaker:—The question is:

"Add the following as new sub-clause (9) after sub clause (8) of Clause 8."

"(8) Advance town planning with provision of roads and market etc., shall be made to the extent of 5 kms. having due regard to the continuous development of the city."
Government Bills:


The amendment was lost.

Mr. Speaker:—The question is

Clause 8 do stand part of the Bill.

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

(Cause)

Mr. Speaker:—The question is:

"In sub-clause (1) of Clause 9 for the words "a Special Officer" substitute the words "an advisory Committee consisting of those members of the Legislative Assembly and the Legislative Council of the State who shall be ex-officio Councillors, under sub-clauses (i) and (ii) of sub-clause (2) of clause 3, and the Chairman of Zilla Parishad, Visakhapatnam District."

Sri K.B. Siddaiah pressed for division.

The House divided thus:

Ayes—7, Noes—46, Neutrals—Nil.

The amendment was lost.

Mr. Speaker:—The question is:

"In sub-clause (3) clause 9 for the words "a new Special Officer" substitute the words "an Advisory Committee".

The amendment was lost.

Mr. Speaker:—The question is Clause 9 do stands part of the Bill.

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

Clauses 10, 11 and 12

Mr. Speaker:—The question is Clauses, 10, 11 and 12 do stand part of the Bill.
The motion was adopted and Clauses 10, 11 and 12 were added to the Bill.

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

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

S.P. V. Choudary —Sir, I beg to move that The Visakhapatnam Municipal Corporation Bill, 1979 be passed.

Mr. Speaker —Motion moved.
Government Bills:

22nd June, 1979.


The Bill has been introduced in order to provide for the establishment of a Visakhapatnam Municipal Corporation for the purpose of carrying out certain municipal functions in the Town of Visakhapatnam. The Bill provides for the election of a Municipal Committee and a Mayor and other officers of the Corporation. The Bill also contains provisions for the appointment of a Chief Executive Officer and other officers of the Corporation.

The Bill is aimed at improving the municipal services in the Town of Visakhapatnam and ensuring better governance. The provisions of the Bill are expected to provide a strong foundation for the development of the Town and the welfare of the residents.

The Bill is subject to the approval of the Governor of Andhra Pradesh under the Municipal Corporations Act, 1974. Once approved, the Bill will be enacted into law and will come into force, allowing the establishment of the Visakhapatnam Municipal Corporation.
136 22nd June, 1979.


Government Bills:


...
Mr. Speaker:—The question is:

“That The Visakhapatnam Municipal Corporation Bill, 1979 be passed”.

The motion was adopted and the Bill was passed.

Mr. Speaker:—The House now stands adjourned till 8-30 a.m. 7-40 p. m. on 25-6-1979.

(The House then adjourned to meet again at 8-30 a.m. on Monday the 25th June, 1979.)