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2. Smt. Samyukta Bulleyya.

Secretary: Sri M. Anguraj.
Increased of Price of Milk to Consumers by D.D.C.

65—

*5557-Q- Sri P. Venkata Rao (Nuzvid):—Will the Minister for Animal Husbandry be pleased to state:

(a) whether it is a fact that the Dairy Development Corporation has increased price to consumer in the month of October, 1979;

(b) if so, whether they are increasing the price at which milk is being purchased from the producers also;

(c) if, not difference between the producers’ price and consumers price; and

(d) whether the Government will take a decision to increase producers price?

*An Asterisk before the Name indicates confirmation by the Member.
Sri S. Jaipal Reddy (Kalavakurthi) :—Today the producer is compelled to pay for the development of the Corporation. There is very large gap between the producers rate and the consumers rate. This discrepancy is on account of extravagant expenditure incurred by the Corporation regard to its administrative affairs and secondly in regard to the expenditure incurred on account of its developmental programmes of the Corporation. Therefore, my suggestion is that the Government should pay to the development fund of the Corporation so that the producers rate is enhanced.

Sri B. Ramdev :—There is increase in the rates of petrol and motor parc-parts.

Sri P. Subbaiah:—Rate of the producer, rate of the consumer over-head charges etc. have to be taken into consideration while arriving at a conclusion. For all these things a committee is needed.

Information given to the Hon’ble Minister by the Department is wrong. The difference between the producers and consumers rate is more. 1. 80% 2. 80% 3. 80% 4. 80% 5. 80%
440 20th February, 1980. Oral Answers to Questions

(ప) స్టేషను రేడియో సంస్థలు కొనసాగిన రోజులు నాయి దినస్తే నేల సాధారణం

మార్గము ఉంటుందని ప్రత్యేక విశ్వాసం ఇచ్చా వానా. రేడియో సంస్థలు ముఖ్యంగా 2-60 సంఖ్యా సంస్థలు యొక్క అంగేషం ప్రత్యేకంగా 1-60 సంఖ్యా సంస్థలు ముఖ్యంగా 6-18 సంఖ్యా సంస్థలు. 6-18 సంఖ్యా సంస్థలు యొక్క అంగేషం ప్రత్యేకంగా 9.27 సంఖ్యా సంస్థలు ముఖ్యంగా 250 సంఖ్యా సంస్థలు. 250 సంఖ్యా సంస్థలు యొక్క అంగేషం ప్రత్యేకంగా 110 సంఖ్యా సంస్థలు ముఖ్యంగా 1.40 సంఖ్యా సంస్థలు.

The amount that is economically payable to the consumer is Rs.1.40 సంఖ్యా సంస్థలు ముఖ్యంగా 1.40 సంఖ్యా సంస్థలు.

(ప) స్టేషను రేడియో సంస్థలు కొనసాగిన రోజులు నాయి దినస్తే నేల సాధారణం

మార్గము ఉంటుందని ప్రత్యేక విశ్వాసం ఇచ్చా వానా. రేడియో సంస్థలు ముఖ్యంగా 2-60 సంఖ్యా సంస్థలు యొక్క అంగేషం ప్రత్యేకంగా 1-60 సంఖ్యా సంస్థలు ముఖ్యంగా 6-18 సంఖ్యా సంస్థలు. 6-18 సంఖ్యా సంస్థలు యొక్క అంగేషం ప్రత్యేకంగా 9.27 సంఖ్యా సంస్థలు ముఖ్యంగా 250 సంఖ్యా సంస్థలు. 250 సంఖ్యా సంస్థలు యొక్క అంగేషం ప్రత్యేకంగా 110 సంఖ్యా సంస్థలు ముఖ్యంగా 1.40 సంఖ్యా సంస్థలు.

The amount that is economically payable to the consumer is Rs.1.40 సంఖ్యా సంస్థలు ముఖ్యంగా 1.40 సంఖ్యా సంస్థలు.
Market Complex at Putlibowli Hyderabad

66—

4331—Q- Sarvasri B. Machinder Rao (Secunderabad Contonment) and S. Jaipal Reddy:—Will the Minister for Municipal Administration and Information and Public Relations be pleased to state:

(a) whether it is a fact that the Municipal Corporation of Hyderabad called for the tenders for the Market complex at Putlibowli, Hyderabad;

(b) if so, the number of tenders received in this regard;

(c) whether an amendment has subsequently been made to the original tender notice; and

(d) whether the contract has been awarded to any party?

Mr. M. Chiranjeevi Reddy:—

(a) 2-4-1978

(b) 16-6-1978

(c) 1-7-1978

(d) 2-8-1978
It is not correct to say that the contract was given only to Mr. Rangadas. Sir, may I have your permission to give a gist as to how it had happened? Later on, if they have any doubts they can ask.

(1) No tenders were received in the first instance.
(2) Second time only one tender was received and that too over 30% of the estimated rate.
(3) In order to get a competitive rate, the Corporation recalled the tenders again.
(4) However Sri Rangadoss, one contractor represented to the Government that his rates would work out competitive when compared to the current schedule of rates and market rates for items not included in the schedule of rates.
(5) Government advised the Corporation to consider the request keeping in view the time that had already taken place and to prevent further loss, if any to the Corporation.
(6) The Corporation, after such an exercise that his excess came only to about 12%.
(7) Corporation also made an effort to find out the rate in the rate in the special items of work by calling for quotation and the rates of Sri Rangados were found competitive.
(8) They negotiated the rates for certain items.
(9) All these efforts of the Corporation in repeatedly calling for the tenders and negotiating with the tenderers was only to get a competitive rate, otherwise they will not do it again. As they faced unusual situation without getting any tender with high premium
(10) The balance of advantage in this situation was in favour of the Corporation as the Corporation cannot endlessly go on calling for tenders.

(11) The whole matter is now before the Supreme Court including the issue relating to the Government.

One Sri Moosa Quadri, a contractor of the M.C.H. (not a tenderer to this work) filed a writ petition which was admitted and interim stay was given. Further proceedings including the signing of the agreement and letting out the construction work granted by High Court on 18-4-79. Acceptance of the tender, signing of the agreement and handing over the site was completed on 17-4-79. They came on 18-4-79. The writ was dismissed. Thereupon Syed Moosa Quadri filed a writ appeal in High Court. The High Court in its order dated 13-8-79 set aside the above judgment and quashed the orders of the Government and let out the work to Sri Rangadoss. High Court also ordered that the action of M.C.H in entering into contract with Rangadoss is illegal and void and also directed to forbear from enforcing the order issued in the above G.O. and also to forbear from entrusting the construction work to Rangadoss. Government decided to go in appeal to the Supreme Court to contest on the following points: (1) whether the Government have the power to advise M.C.H. and (2) whether the High Court is bound to exercise the discretion vested in it under Article 226 of Constitution irrespective of the consequence that would follow and even if the writ petition has not suffered any substantial injury or loss. Meanwhile Sri Rangadoss completed. Now with reference to the petition filed by Rangadoss Supreme Court has sayed further steps in connection with further tender with regard to the construction of Putlibowli market in Hyderabad. Members need not be agitated.—I am not misleading them. Everything is very clear and I don't know whether they will be angry with me. I have seen Moosa Quadri going around.

Sri S. Jaipal Reddy:—I Protest. Is it wrong for anybody to go round and supply information to the members? It is improper on the part of the Minister to refer to that.

Smt B. Sarojini Pulla Reddy: I did not mean it like that.
Smt. B. Sarojini Pulla Reddy:— I did not say.

Sri S. Jaipal Reddy:— The people are to be frightened so as not to supply the information.

Smt. B. Sarojini Pulla Reddy:— I only said he is going round the premises. That is all.

(Interruptions)

Sri S. Jaipal Reddy:— We asked for a ruling from the Chair.

Mr. Speaker:— What is the ruling? The Members are entitled perfectly to receive the information.

Sri S. Jaipal Reddy:— Members are entitled. According to her people are not entitled to supply the information.

Smt. B. Sarojini Pulla Reddy:— Jaipal Reddy can speak beautiful English. I am aware of it, Sir. I did not mean it that way.

Sri M. Omkar (Narsampet):— Some people submit their grievances to the Members, but they are being intimidated by the official party people. They also require protection.

Mr. Speaker:— She said she never meant it like that.

Sri M. Venkataiah Naidu:— She must withdraw that.

Smt. B Sarojini Pulla Reddy:— Nothing is prestigious. He has tried to give wrong information........

(Interruptions)

Sri M. Venkataiah Naidu:— Then I will also pass a comment that Rangadoss is going round the Ministers house giving them something else.

Smt. B. Sarojini Pulla Reddy:— By the grace of you and the members nobody dare to come to my house. I can tell you that.
Oral Answers to Questions. 20th February, 1980.

Mr. Speaker:—Is the work started now?

Smt. B. Sarojini Pulla Reddy:—As I said before, I have given all the information which is available. I may also add...

(Interruptions)

Smt. Venkaiah Naidu:—She is misleading the House.

Mr. Speaker:—I am postponing this question. Let the Minister come with full information.

Smt. B. Sarojini Pulla Reddy:—All the information is given. Sir, it is now before the Supreme Court and it is subjudice.

Mr. Speaker:—On what grounds the High Court has quashed the order? If you have got information please give, otherwise I will postpone this question and request the Minister to get full information.
Mr. Speaker: —I will postpone the question. We shall consider in the light of the discussion.

Mr. Speaker: —That is why I said so. Under the rules we have some more provisions. We can get the full information.

Mr. Speaker: —The question is postponed. The next question is withdrawn by the Member.

Q.No.67

Mr. Speaker: —It is withdrawn by the Member.

*5316-Q-Sri Nallapareddi Sreenivasul Reddy (Venkatagiri):—Will the Minister for small scale Industries and Fisheries be pleased to state:

(a) whether the State Government have taken a decision to implement scheme for the development of fish and prawns in Pulicat lake;

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

(c) the estimated cost of the scheme; and

(d) when will it be implemented?
Oral Answers to Questions. 20th February, 1980.

Demands of the Textile Workers

"Q-Sarvasri K. S. tyamarayana, M. Omkar and Smt. Mallu Swarayam (Thungurthy) :- Will the Minister for Labour and Employment be pleased to state:

*4875-(A) Q-Sarvasri K. S. tyamarayana, M. Omkar and Smt. Mallu Swarayam (Thungurthy) :- Will the Minister for Labour and Employment be pleased to state:
(a) whether it is a fact that a State-wide agitation of the textile workers was started in May, 79;
(b) if so, the demands of the workers ;
(c) whether it is a fact that the strike is still going on in some places;
(d) if so, the reasons therefor ;
(e) whether it is also a fact that some of the managements like in Nellore declared lock-out in their respective textile mills ;
(f) if so, the details there of and the action taken by the Government ;
(g) whether it is a fact that the Government are contemplating to solve the workers' problems; and
(h) if so, the details thereof ?

Statement Vide L. A. Q. * 4875-A.

(a) Yes, Sir.
(b) The Andhra Pradesh textile Workers Federation, Hyderabad and the Workers Unions in the Textile Mills in the State issued strike notices demanding minimum pay packet, payment of D.A., Workloads, Bonus, H. R. A. Interim relief etc.
(c) No, Sir.
(d) Does not arise.
(e) Yes, Sir .
(f) There was no lockout in any of the Textile Mills except the Nellore Co-operative Spinning Mills, Nellore, who declared a lock-out on 26-5-1979 consequent on the strike by the workers on 22-5-1979. The lockout was lifted on 5-6-1979 following an oral understanding between the parties.

The Nellore Co-operative Spinning Mills was declared an a relief undertaking and hence the provisions of the Industrial Disputes Act, 1947 do not apply and the Labour Department could not intervene in the matter.

(g) Yes, Sir.
(h) A Textile Committee has been constituted to go into the service conditions, wages etc., of the workers employed in Textile Mills.

The Committee has unanimously agreed that interim relief should be paid to the workers with effect from 1-1-1979 pending its final report.
9-10 a.m.

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Then Committee first met on 13-5-1979 and later held three sittings. Finally in the meeting held on 1-6-1979, the Committee had unanimously agreed, accepting the descend notes of Sri Naravudu and Sri Raghuraj (copies of which were enclosed), that the interime relief shall be paid with effect from 1-1-1979 at the following rates: (Mills paying a total minimum package as on 1-1-1979)

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450 20th February, 1980. Oral Answers to Questions

70—

*4403-Q.—Sri K. Narasimha Reddy:—Will the Minister for Co-operation be pleased to state:

(a) the number of Junior Inspectors working temporarily in co-operative department;

(b) whether their services will be regularised after conducting a special qualifying test; and

(c) if so, when?

Regularisation of Services of Temporary Junior Inspectors In Co-operative Department.

70—

*4403-Q.—Sri K. Narasimha Reddy:—Will the Minister for Co-operation be pleased to state:

(a) the number of Junior Inspectors working temporarily in co-operative department;

(b) whether their services will be regularised after conducting a special qualifying test; and

(c) if so, when?

Regularisation of Services of Temporary Junior Inspectors In Co-operative Department.
Sacrity of Drinking Water in Narayankhed Constituency

71—

*4223 Q-Sri Shiv Rao Shettkar (Narayanked):—Will the Minister for Panchayati Raj be pleased to state:

(a) whether Government have identified problematic villages for drinking water in Narayankhed Constituency in acute scarcity of water;

(b) if so, whether comprehensive water supply schemes for villages Sidhangarga, Yankemori, Erakpalli Nagoor (K), Nagoor (B Ramtheerth, Degalwadi, Chowkanpalli, Borgi, Kangti, Porghoan Pagadpalli and Anthwar have formulated by the Departments; and

(c) the number of schemes Government are proposing for these villages and by which time the drinking water problem will be solved to these villages?

1979-80 వరకు శాసనాలు చేసినవి మల్లరు లేకుంటే కాదు. నే, నే ఉత్తరం లేకుంటే అనేకం ప్రశ్నలు విరిస్తుంది. మాత్రమే చరిత్ర శాసనాలు ఉండాలి. మాత్రమే లేకుంటే అనేకం ప్రశ్నలు విరిస్తుంది. ఉత్తరాన్ని లేకుంటే అనేకం ప్రశ్నలు విరిస్తుంది. మాత్రమే లేకుంటే అనేకం ప్రశ్నలు విరిస్తుంది. ఉత్తరాన్ని లేకుంటే అనేకం ప్రశ్నలు విరిస్తుంది.

For the purpose of effective and proper implementation of the Scheme a Sub-division has to be sanctioned for it. Is the Government contemplating for it?

Mr. Speaker:—Put a Separate question. Now it is only concerned to Narayanakhed village.
Oral Answers to Questions. 20th February, 1980. 453

Construction of Slaughter House on Wakf Property in Jalalpur Gram Panchayat

72—

3951 (D-Q—Sri Gulam Samdani (Bodhan):—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the District Collector (Panchayati Raj Wing) Nizamabad, passed orders in favour of Gram Panchayat Jalalpur to construct Slughter house, and to auction the right to lease out Kiran...shop and other shops and Bada Pahad within the premises of Wakf property for the period from 1-4-1979 to 31-3-1980; and

(b) whether Panchayati Raj Department can do so in respect of the Wakf property declared under the provisions of Wakf Act, 1954?

Sri Gulam Samdani:—Sir, the Minister has referred to question (a) and answered as "No". But to my information, previously also about the Gram Panchayat, Jalalpur, they have issued notices for auction. Later on it was stayed by the Collector and this year also they have already issued notices to the parties to come to the auction. But I do not know how the Minister is saying "No". Another thing is regarding the Wakf property. Because all the shops and buildings of Wakf Board are situated there only; and it is being used for more than 100 years. So, the property which is being used by the Wakf Board and they are running their own shops there by leasing it every year. Their property, buildings and everything is there.

Just now the Hon'ble Minister has said that no orders were issued. To that extent my submission is, that last year also the Gram Panchayat, Jalalpur issued notices for auction of the shops. This year also they have issued notices. Inspite of that, Minister says "there is no such thing". That is why I am asking whether J. Jalalpur Panchayats have issued notices.
On request from Sri S. Simhaia, M.L.A., on behalf of the Wakf Board, stay was granted by the Collector, not to auction the site for lease for shops etc., and the stay is still in force. The meeting was convened on 31-3-1979 with the representatives of the Wakf Board, Sarpanch of the Gram Panchayat, Jalalpur and Sri Gulam Samadani M.L.A. The Wakf Board and Sarpanch, Gram Panchayat, Jalalpur and Sri Samadani, M.L.A., represented their grievances about property dispute and the matter is under consideration of the Collector, Nizamabad.

Sri Gulam Samadani:—Sir, Will the Minister assure about question 2, i.e. whether the Panchayati Raj Department can do so in respect of the Wakf property declared under the provisions of W.K. Act, 1954?

LAQS. POSTPONED FROM 5-10 1979

STARTING OF GIRIJAN JUNIOR COLLEGE AT SALUR

*3946-S. Savanthi S.R.T.P.S. Vetrapa Raju (Sailur) and K. Govinda Rao — Will the Minister for Education be pleased to state:

(a) whether there is any proposal to start a Girjan Junior College at Sailur, Srikakulam district; and

(b) whether the public have paid contributions to the Government already on this score and donated the required extent of land?

(a) niod.

(b) niod.
IMPROVING THE STANDARD OF X CLASS STUDENTS
BY EMPLOYING POST-GRADUATES FOR TEACHING THEM

24—

*2524: Sri Kasu Venkata Krishna Reddy (Narasaraopet):— Will the Minister for Education be pleased to State:

(a) whether steps will be taken to improve the standards of students of X Class by employing post-graduates for teaching them; and

(b) if not, the reasons therefore?
Mr. Speaker: Our members have agreed.
Mr. Speaker — The Minister... added.

Mr. Speaker — But that is not... 9.30 a.m.

Mr. Speaker — Unless they... be absent.

Mr. Speaker — I have... hear about what is happening. When the House is in session, Ministers are expected to be in the House unless some Government work is pending in Delhi or somewhere.

Mr. Speaker — I think Ministers are also hearing about what is happening. When the House is in session, Ministers are expected to be in the House unless some Government work is pending in Delhi or somewhere.

But you must also understand the sentiments of the members. The House sits only for 105 days and you have got ample time to go round the whole country. We must respect the House.

Short Notice Question Postponed from 5-10-79 for further Supplemertaries.

Rule of Reservations in Public School, Begumpet

SNQ. No. 4876-K—Urvasri B. Sannaiah, (Parkal) D.Narasaraiah (Asifabad) and G. Latchanna:—Will the Minister for Education be pleased to state:

(a) Whether the Public School, Begumpet, Hyderabad is following the rule of reservation for Scheduled Castes and Scheduled Tribe in admission;
(b) If so, the number of S. Cs and S. Ts. given admission as per the reservation quota for this academic year (1979-80);
(c) If not, the reasons therefor;
(d) Whether the Principle of reservation for S. Cs and S. Ts. in admission is strictly followed in all the recognised private Schools in the State; and
(e) If not, the steps to be taken by Government in this regard?

Minister for Education Sri B. Venkataram Reddy:—(a) & (b) While no rule of reservation is being actually followed, Scheduled Castes and Scheduled Tribes candidates are being admitted in the Hyderabad Public School, Begumpet every year. Sixteen candidates (8 SC and 8 ST) have been admitted in the classes where applications were received, this year.

(c) & (d) (e) Besides the general provision in the A.P. Educational Rules regarding reservation of seats for Scheduled Castes and Scheduled Tribes in recognised Private Schools instructions have also been issued in July 1979 strictly to adhere to the principles of reservation in all schools, primary, Upper Primary and Secondary Schools (including Public Schools) in the State.
Short Notice Questions and Answers. 20th February, 1980

25. "கொடியார் வேலூர் மாநிலத் தொடர்பானது என்ன?" என்று சிறப்பு விளக்கம் செய்யுங்கள்.

26. "கொடியார் வேலூர் மாநிலத் தொடர்பானது என்ன?" என்று சிறப்பு விளக்கம் செய்யுங்கள்.

9.40 a.m.
20th February, 1980

MATER UNDER RULE 329.
(Matter No. 1 on the List Postponed.)

re: Catching of Fish at Pulicat Lake and other places by fishermen of Tamilnadu.

Sri A. Veerappa: —A representation was received in November, 1978 from the Fishermen Association of Andhra Pradesh alleging that the fishermen of Tirumala Kuppam in Tamil Nadu State trespassed into Pulicat Lake causing loss to fishermen of about 25 villages of Andhra Pradesh. The Director of Fisheries requested the State Government to address the Government of Tamil Nadu and request the Tamil Nadu Government for issuing instructions to their officers to see that the fishing in Pulicat backwaters is avoided and that the fishermen of Tamil Nadu may abide by the fishing regulations. They sent a copy of the instructions so issued to the Government. The Director of Fisheries has directed the Deputy Director of Fisheries, Guntur to quote specific instances of trespass of Tamil Nadu fishermen. The Assistant Director of Fisheries visited the Pulicat lake area a few days ago and it is reported that even on 25-1-80 the fishermen of Tamil Nadu entered Pulicat lake area and when the fishermen of our State objected to this, they were beaten by the fishermen of Tamil Nadu. The fishermen lodged a complaint with the Police of Tada and a case was registered on 26-1-80. The Sub-Inspector of Police, Tada, contacted the Sub-Inspector of Police of Tamil Nadu State and a joint enquiry is being conducted by the two Sub Inspectors of Police.

The Deputy Director of Fisheries, Guntur and the Asst. Director of Fisheries, Nellore have been directed to maintain constant vigilance to see that the Tamil Nadu fishermen do not trespass into the area. The Director of Fisheries Andhra Pradesh requested the Collector concerned and the Police Nellore to ensure maintenance of law and order. The Director of Fisheries, Tamil Nadu has also been contacted and requested by the Director of Fisheries, Andhra Pradesh to issue suitable instructions to his staff to advise the fishermen of Tamil Nadu not to enter the Pulicat lake area in Andhra Pradesh. Subsequent to the incident of 25.1.1980, no untoward incident has been reported. I have, however, taken up the matter with the Government of Tamil Nadu again.
Calling Attention to Matters of Urgent Public Importance:

re: Acute Shortage of Drinking Water in Kothagudem Industrial Town.

9.50 a.m.

Calling Attention to Matters of Urgent Public Importance:

re: (1) Acute Shortage of Drinking Water at Kothagudem Industrial Town.
Calling Attention to Matters: 20th February, 1980. 463

of Urgent Public Importance:
re: Acute Shortage of Drinking Water in Kothagudem Industrial Town.

Sir, I know what is agitating the Hon’ble Member Sri Kashiah. To tide over the immediate situation and the water scarcity during the ensuing summer, the Notified Area Committee has proposed to provide 14 borz-s in the localities of Ramavaram, Medar Basti, Cooli Line, Golla Guda, Netaji Basti, Ganesha Basti, old Kothagudem, etc. Apart from the above, under the Environmental Improvement Programme, the Municipality has proposed to provide 40 bore-wells in Budidhagadda area. The work of providing the bore-wells will be taken up after inspection and location of the site by the Geologist of the Regional Engineering College, Warangal. They will be going on 22nd inst. positively. The work will be taken up on priority basis after locating the site. Drilling of bores will be done very soon.
20th February, 1930. Calling Attention to Matters of Urgent Public Importance: re: Acute Shortage of Cement and need to address the Government of India to allot more quota.

Smt. B. Sarojini Pulla Reddy: — Sir, as far as I am concerned, after all I am from people and he is from people. That is why I am giving him more importance than any other Officer. Certainly it will be done. We will certainly try to solve the problem. If it is being postponed for so long a time, really I am ashamed whoever might be the Minister. Certainly action will be taken.

re: (2) Acute Shortage of Cement and need to Address the Government of India to allot more quota.
Calling Attention to Matters of Urgent Public Importance:

re: Acute Shortage of Cement and need to address the Government of India to allot more quota.

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<td>1978</td>
<td>5,00,000</td>
<td>4,00,000</td>
<td>8,45,000</td>
<td>8,10,000</td>
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<td>1979</td>
<td>3,45,000</td>
<td>3,79,500</td>
<td>8,79,500</td>
<td>8,79,500</td>
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<tr>
<td>1980</td>
<td>3,08,600</td>
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1980: Shortage continued, despite the fact that the shortage in 1979 appeared to have been resolved. However, a further shortage of 8,08,600 quintals was reported in 1980. The government was again asked to allocate more quota. 20-12-1978
20th February, 1980. Calling Attention to Matters of Urgent Public Importance re. Acute Shortage of Cement and need to address the Government of India to allot more quota.

<table>
<thead>
<tr>
<th>Date</th>
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<td>498-28</td>
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24-9-79 సిద్ధం సేదిబుగు, ప్రభుత్వ (స్నే) సాలాని 10 యువ రాష్ట్రానికి ప్రతి. 29 రాష్ట్రానికి 3-5-1979 సిద్ధం సేదిబుగు, ప్రభుత్వ (స్నే) సాలాని చిత్రాల ప్రతి ఉత్తరం అయిన కనుక పరిమార్చాను ప్రతి ఉత్తరం అయిన కనుక మొదటిది. దాని ప్రియం రుద్ర స్నేహం యొక్క ప్రతి ఉత్తరం అయిన కనుక మొదటిది.
Calling Attention to Matters of Urgent Public Importance.

20th February, 1980.

In: Acute Shortage of Cement and need to address the Government of India to allot more quota.

Calling Attention to Matters of Urgent Public Importance.

Re: Acute Shortage of Cement and need to address the Government of India to allot more quota.

10-10 a.m

Rama Rao in possession of the House ... 9-11-1979 issued an order and also in the order 701 dated 9-11-1979 the order ... 9-11-1979. The order issued on 9-11-1979, which was in the order 701 dated 1979, the order issued on 9-11-1979, which was in the order 701 dated 1979, the order issued on 9-11-1979, which was in the order 701 dated 1979, the order issued on 9-11-1979, which was in the order 701 dated 1979, the order issued on 9-11-1979, which was in the order 701 dated 1979, the order issued on 9-11-1979, which was in the order 701 dated 1979.
PAPERS LAID ON THE TABLE

G.O.Ms.No. 197, Panchayati Raj (Sam.I) D.pt. D/6-3-79
G.O.Ms.No. 307, Panchayati Raj (Sam.I) Dept D/1-4-79

Sri M. Daga Reddy:—Sir, I beg to lay on the Table:

"Copies of the following notifications in which certain rules and amendment to rules have been issued under Section 10 and under clause (xi) of sub section (1) of 217 section 54 read with section 61 and sub-section (i) of Section 6 of the Andhra Pradesh Gram Panchayats Act, 1954:


Mr. Speaker:—Papers laid.

In this connection I would like to bring to your notice, an earlier ruling given by the Speaker-Legislative Assembly Debates dated 26th September 1969. Perhaps the Speaker was Sri B.V. Subba Reddy.
"Papers laid on the Table—Delay in—Laying the Papers on the Table of the House—Deprecated.

With regard to laying of papers on the Table of the House there is a statutory obligation under various Acts under which the Minister concerned has got to lay papers on the Table of the House. In a number of cases there is considerable delay of 6 months and one year or like that and when asked to explain as to who are responsible for the delay, I am not getting proper explanation. In some cases they did not even tell me the persons who are responsible for this delay. I feel these are cases where it amounts to contempt of the House. I am only sending one such case to the Privileges Committee to find out the persons who are actually responsible for that delay and take them to task. Hereafter if I do not get the information within a particular date I am going to hold the Minister concerned and the Secretary concerned responsible for the delay and deal with them for the contempt of the House. This was the case of 28th November, 1969 and it should have been placed on the Table of the House in March Session. They did not do it. When asked to explain, they are saying that the Legislature Department is responsible for the delay. They are not even telling the names of the persons responsible for the delay. I consider there is a prima facie case for referring to the Privileges Committee. It is for the Privileges Committee to find out who are responsible and give their opinion.”

I am not talking about the privilege or the contempt of the House.

Mr. Baga Reddy:—Sir, On behalf of the Minister for Civil-Supplies, Marketing and Warehousing, I beg to lay on the Table:

A copy of the 20th Annual Report and Accounts for the financial
470 20th February, 1980. Motion on Address by the Governor


Smt. B. Sarojini Pulla Reddy: Sir, I beg to lay on the Table:
A copy of the Fourth Annual Report on the working of the A.P. State Film Development Corporation, Hyderabad for the year 1978-79 under section 619-A (3) of the India Companies Act, 1956.

Mr. Speaker:—Papers laid on the Table of the House.

MOTION ON ADDRESS BY THE GOVERNOR

(Sri A. Eswar Reddy in the Chair)
Motion on Address by the Governor— 20th February, 1980.

(1) 1980. జనవరి 24 న గవర్నర్ ఈ సమావతితో ప్రతిసామ్యంలో పిలిచారు. ఈ సమావతి నియోజక అమలు ప్రకారం మరియు రాష్ట్ర సమితిలో ప్రతిసామ్యంలో పిలిచారు. ఈ సమావతి నియోజక అమలు ప్రకారం మరియు రాష్ట్ర సమితిలో ప్రతిసామ్యంలో పిలిచారు.

(2) 2. పాలన మూలం— ఈ సమావతి ప్రతి నియోజక అమలు ప్రకారం మరియు రాష్ట్ర సమితిలో ప్రతిసామ్యంలో పిలిచారు. ఈ సమావతి ప్రతి నియోజక అమలు ప్రకారం మరియు రాష్ట్ర సమితిలో ప్రతిసామ్యంలో పిలిచారు.
10-20 a.m.
Motion on Address by the Governor. 20th February, 1980.

10-30 a.m.
20th February, 1980. Motion on Address by the Governor

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motion on address by the governor
Motion on address by the Governor. 20th February, 1980.

The Governor addressed the House on 20th February, 1980. He highlighted the need for increased efforts in education, health, and economic development. The Governor emphasized the importance of unity among the people and called for greater cooperation among the states. He also announced several initiatives aimed at improving the quality of life and fostering national integration.

In response, members of the House expressed their support for the Governor's proposals. Several questions were raised regarding specific initiatives and their implementation. The Governor assured the House of his government's commitment to address these concerns.

The session concluded with a vote of confidence in the Government, which was approved unanimously.

Note: The document is in Telugu, a language primarily spoken in India.
کچھ بانیں مہینے جو امہیں نہیں تہنیہ یہ واقعہ کہ شروع ہوا کہیے شروع ہوا اور کہ بھی شروع ہوا اسکے تفصیل بنی اگر ہم جاننا چاہئیں توہت
دیرے جانگی - بیب مسجیدی ہون کے اس میں کوئی داخل قابلہ جسی ہوئی
وہاں نہیں - لیکن مہبتیہت میں وہاں واقعہ ہوا اور جسی کے مسلماں میں چھپا ہند
کال کیا گیا میرے دوست صلاح دین صاحب یہ جو بہت ہوئی اور ایسی
سینہ پر حاتمہ رکھ کر اور ایسے دل کو شنید کر جواب دین ہے کہ اس کا مشروہ
کسی ہو تو یہ کہ کسی کا مشروہ نہا اورہا آنے
تقصیں وہاں - یہ کہ علی کہاں چکر سے واقعہ ہوئی میں اسکے تفصیل بنی جاانا
نہیں چاہتی اور انا میں جانتا ہوئن چاہتی ہوئن کہ وہاں ایسی مشترکہ بھی ہوئی باد
کی ہمیشگی میں یہ چکر آئے ہیں کہ مسلمانوں سے میرا مطلب صرف
کانگریس کے مسلمان ہی نہیں ہیں بلکہ کانگریس کے ہمارے بھی ہوئے مسلمان
ہیں انہوں نے مجبور ہوئی - اس میں مسلک میں اور تکاعب اور
تکا نظری کو بھی بڑا دوسرے میں نظری کے مسائل حل ہوئی کرکے - اس کو
تو یہ چاہتے دیہتر کسی اس میں تھا میرا تکاعب تکا نظری اور فیضہ وارت کی پیشاد
یہ نکل جاتا - کبھی نہیں کہ میری نظری اور فیضہ یہ چاہتے
ہوئے مسلمانوں کا ایک مشہور شاعر ہوئے اثنون

نکل اول چون نہ معاشر کچ
تاثریا میں رود دیوار کچ

نفرت اور تقصیہ صرف برائیاں ہیں لاکھوں پچھلی ہیں - اچھائیاں ہیں لاکھوں ہیں - فرتے
ورت تقصیہ اور فرتے یہ تمام چیزی بھی کی طرف ہیں لیکن ہیں -
ہندستان کی اور ہمارے بزرگوں کی جو روایات رہی ہیں ہے اگر ہم جھوڑ
ہیں تو تمہیں نہیں ہوگا میرے دوست صلاح دین صاحب یہ مطمہ
ہوئے - آنے ہمارے لیدر محببہ شرمیتی اندراگاندھی کو آنے کی دعوت دی
وہ آنے توار بہت اچھی کا کریکٹ آپ کو حاصل ہوا - اور شرر جیدرآباد
کی لوگیہ سمجھنے لگے کہ آپ کی تعاون کی وجہ سے ہمارا کینیڈیک
جینت - لیکن آپ لوگیہ سمجھنے لگے ہیں کہ آپ کی تعاون کی بغیر
ہیں ہمارا کینیڈیک جینت سکتا ہے - ہیں ہوں اس کا تجربہ کرتی چاہتے -
لیکن میں ان باتوں کی بھی بری ہوئیں چاہتے میں جو حیرت شہر جیدرآباد
کی لوگیہ سمجھنے لگے کہ آپ کی تعاون کی بغیر ہیں ہمارا کینیڈیک
جینت - لیکن آپ لوگیہ سمجھنے لگے ہیں کہ آپ کی تعاون کی بغیر
ہیں ہمارا کینیڈیک جینت جاکا ہے - ہیں ہوں اس کا تجربہ کرتی چاہتے -
لیکن میں ان باتوں کی بھی بری ہوئیں چاہتے میں جو حیرت شہر جیدرآباد
کی لوگیہ سمجھنے لگے کہ آپ کی تعاون کی بغیر ہیں ہمارا کینیڈیک
جینت - لیکن آپ لوگیہ سمجھنے لگے ہیں کہ آپ کی تعاون کی بغیر
ہیں ہمارا کینیڈیک جینت جاکا ہے - ہیں ہوں اس کا تجربہ کرتی چاہتے -
لیکن میں ان باتوں کی بھی بری ہوئیں چاہتے میں جو حیرت شہر جیدرآباد
کی لوگیہ سمجھنے لگے کہ آپ کی تعاون کی بغیر ہیں ہمارا کینیڈیک
جینت - لیکن آپ لوگیہ سمجھنے لگے ہیں کہ آپ کی تعاون کی بغیر
ہیں ہمارا کینیڈیک جینت جاکا ہے - ہیں ہوں اس کا تجربہ کرتی چاہتے -
لیکن میں ان باتوں کی بھی بری ہوئیں چاہتے میں جو حیرت شہر جیدرآباد
کی لوگیہ سمجھنے لگے کہ آپ کی تعاون کی بغیر ہیں ہمارا کینیڈیک
جینت - لیکن آپ لوگیہ سمجھنے لگے ہیں کہ آپ کی تعاون کی بغیر
ہیں ہمارا کینیڈیک جینت جاکا ہے - ہیں ہوں اس کا تجربہ کرتی چاہتے -
لیکن میں ان باتوں کی بھی بری ہوئیں چاہتے میں جو حیرت شہر جیدرآباد
کی لوگیہ سمجھنے لگے کہ آپ کی تعاون کی بغیر ہیں ہمارا کینیڈیک
جینت - لیکن آپ لوگیہ سمجھنے لگے ہیں کہ آپ کی تعاون کی بغیر
ہیں ہمارا کینیڈیک جینت جاکا ہے - ہیں ہوں اس کا تجربہ کرتی چاہتے -
لیکن میں ان باتوں کی بھی بری ہوئیں چاہتے میں جو حیرت شہر جیدرآباد
کی لوگیہ سمجھنے لگے کہ آپ کی تعاون کی بغیر ہیے مسلمان ۂرے جو بھارت ہر تھا ہےر ہیں ہوئی شروع کریں -
Motion on Address by the Governor. 20th February, 1980

The Governor, in his speech on Address, had referred to certain matters of importance. The Government had taken steps to ensure the smooth functioning of the country. The Cabinet had been functioning efficiently and effectively.

The situation in the country was under control. The Government was working hard to bring about a peaceful and stable environment. The people of the country were supportive of the Government's efforts.

The Governor had also highlighted the need for education and health care. The Government was making concerted efforts to improve these sectors.

10.50 a.m.

Sincerely,

[Signature]

Governor
20th February, 1980. Motion on address by the Governor.

Smt. K. Prabhivathamma(Rajampet):-waiving of penal interest in the other cyclone affected districts may also be considered.
Motion on Address by the Governor. 20th February, 1980.

Sir, 11 a.m. The Governor—Sir, the House isadjourned. 12.30 p.m. The Governor—Sir, the House isadjourned. 1.30 p.m. The Governor—Sir, the House isadjourned. 2.30 p.m. The Governor—Sir, the House isadjourned. 3.30 p.m. The Governor—Sir, the House isadjourned. 4.30 p.m. The Governor—Sir, the House isadjourned. 5.30 p.m. The Governor—Sir, the House isadjourned. 6.30 p.m. The Governor—Sir, the House isadjourned. 7.30 p.m. The Governor—Sir, the House isadjourned. 8.30 p.m. The Governor—Sir, the House isadjourned. 9.30 p.m. The Governor—Sir, the House isadjourned. 10.30 p.m. The Governor—Sir, the House isadjourned. 11.30 p.m. The Governor—Sir, the House isadjourned.

11-00 a.m.

Sir, 11.30 a.m. The Governor—Sir, the House isadjourned.

Part of the work is old work and in all respects, that should be completed first.
20th February, 1980. Motion on Address by the Governor.

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(ఫ) ఇది సమానమైన చుట్టుపడి సంఘటనలో సాధనాదానిని అనేక పండితులు పిలిచడం వల్ల పానితి ఉంది. ఈ పండితులు ఇతర పనులు ప్రేరించారు. దీని సమయంలో ఎంతం విశ్వాసాన్ని ఉపయోగపడతాయి. ఈ పండితులు ఈ సాధనాదానిని ప్రేరించారు.

(గ) ఇది సమానమైన చుట్టుపడి సంఘటనలో సాధనాదానిని అనేక పండితులు పిలిచడం వల్ల పానితి ఉంది. ఈ పండితులు ఇతర పనులు ప్రేరించారు. దీని సమయంలో ఎంతం విశ్వాసాన్ని ఉపయోగపడతాయి. ఈ పండితులు ఈ సాధనాదానిని ప్రేరించారు.
ప్రధాన ప్రశ్నాంశం (పచ్చి): — ఆంధ్రప్రదేశ్ అవసరాల ప్రభుత్వం ఆస్తి ప్రామాణిక అవసరాల కంపెన్సీ అందించడానికి మొత్తం 4 మిలియన్ల భాగం వచ్చేది. మరియు పించిలించడానికి మొత్తం 4 మిలియన్ల భాగం వచ్చేది. నిర్మాణ పనిచేసే పర్యావరణ న్యూఢార్లింగ్స్, కేసీపీ, రాగ్రాంట్ ఎంపైన్స్లు వచ్చే మొత్తం 15 మిలియన్ల భాగం వచ్చేది. కేసిపీ మరియు రాగ్రాంట్ ఎంపైన్స్ పేరులు వచ్చే మొత్తం 10 మిలియన్ల భాగం వచ్చేది. పించిలించడానికి మొత్తం 4 మిలియన్ల భాగం వచ్చేది.
20th February, 1980. Motion on Address by the Governor.


श्री ग्रेगर्सेन ने कहा कि आज से तक हमें सिखता है कि सबको इसमें सुनने की अपेक्षा है।

श्री गोवर्धन प्रसाद ने कहा कि इस विषय के लिए आज आयोजित किया गया है।

श्री केजरीवाल ने कहा कि इस विषय के लिए आज आयोजित किया गया है।
11-20 am.

పాటల పరిమితిని ప్రారంభించి, శాస్త్రం గ్రహించి స్థానిక సామాజిక అభివృద్ధి శక్తిని ప్రోత్సహించి, ఎందుకంటి సామాజిక లాభాలు లభించి ఉండాలి. అందుకంటి సామాజిక కేంద్రాలు గ్రామంలో ఉండండి. నాణ్యాలు గ్రామంలో ఉండండి. పాలక సామాజిక శక్తిని ప్రోత్సహించి, అందుకంటి పాలన సామాజిక సబ్రియల్ పరిస్థితుల యొక్క ప్రభావాన్ని ప్రజలకు మాదిరి చెప్పండి.

ఇది కలిగిన పాలక సామాజిక శక్తిని ప్రోత్సహించి, అందుకంటి పాలన సామాజిక సబ్రియల్ పరిస్థితుల యొక్క ప్రభావాన్ని ప్రజలకు మాదిరి చెప్పండి.

పాటల పరిమితిపై పరిశీలన చేసి, ప్రపంచానికి భాగంగా గ్రామంలో ఉన్న పాలక సామాజిక శక్తి ప్రోత్సహించి, అందుకంటి పాలన సామాజిక సబ్రియల్ పరిస్థితుల యొక్క ప్రభావాన్ని ప్రజలకు మాదిరి చెప్పండి.

ఇది కలిగిన పాలక సామాజిక శక్తిని ప్రోత్సహించి, అందుకంటి పాలన సామాజిక సబ్రియల్ పరిస్థితుల యొక్క ప్రభావాన్ని ప్రజలకు మాదిరి చెప్పండి.
సమాచారం ప్రత్యేకంగా మాత్రమే నిర్ణయం చేయబడింది. అది మాత్రమే ప్రత్యేకంగా నిర్ణయం చేయబడింది. సమాచారం ప్రత్యేకంగా మాత్రమే నిర్ణయం చేయబడింది. అది మాత్రమే ప్రత్యేకంగా నిర్ణయం చేయబడింది. సమాచారం ప్రత్యేకంగా మాత్రమే నిర్ణయం చేయబడింది. అది మాత్రమే ప్రత్యేకంగా నిర్ణయం చేయబడింది. సమాచారం ప్రత్యేకంగా మాత్రమే నిర్ణయం చేయబడింది. అది మాత్రమే ప్రత్యేకంగా నిర్ణయం చేయబడింది. సమాచారం ప్రత్యేకంగా మాత్రమే నిర్ణయం చేయబడింది. అది మాత్రమే ప్రత్యేకంగా నిర్ణయం చేయబడింది.
20th February, 1980. Motion on Address by the Governor

11.30 a.m.

(.Move by Mr. B. V. R. Menon.) - The Hon'ble Speaker: The Hon'ble Member of Parliament, Mr. B. V. R. Menon, moved a resolution. The Hon'ble Speaker: The Hon'ble Member of Parliament, Mr. B. V. R. Menon, moved a resolution.

11.30 a.m.

(Proposed by Mr. B. V. R. Menon.) - The Hon'ble Speaker: The Hon'ble Member of Parliament, Mr. B. V. R. Menon, moved a resolution. The Hon'ble Speaker: The Hon'ble Member of Parliament, Mr. B. V. R. Menon, moved a resolution.
Mr. Chairman :- There are 12 amendments to the Motion of Thanks. Amendments 1 to 5 are in the name of Sri P. Janardhan Reddy and the remaining are in the name of Sri K. Govinda Rao. I will take amendments 1 to 5 together.

Sri P. Janardhan Reddy :- Each amendment may be taken separately.

Sri P. Janardhan Reddy :- Each amendment may be taken separately.
Chairman :— The question is :—

"Add the following at the end—

'But regret for not mentioning about the weaker sections, Harijans and Girijans welfare Activities in the Speech.'"

The amendment was negatived.

Chairman :— The question is :—

"Add the following at the end—

'But regret for avoiding village Development programmes like drinking water, Irrigation facilities village & roads and providing employment in villages,"

"Add the following at the end—

'But regret for not mentioning about elections to the managements of Co-operative Institutions.',"

"Add the following at the end—

'But regret for not speaking of development of Telangana Area.'"

The amendments were negatived.

Chairman :— The question is :—

(5) "Add the following at the end—

'But regret for not mentioning about the Six-Point Formula,' \[The \text{amendment was negatived.}\]
Chairman:—The question is:

(6) "Add the following at the end—
But regret to note that the Government decided against the conduct of elections to Panchayat Samithis, Councils simultaneously. Sri K. Govind Rao pressed for division. The House divided thus. Ayes. 20; Noes. 69; Neutrals. Nil. The amendment was negatived.

Chairman:—The question is:
(7) Add the following at the end—
But regret to note that there is no mention that adequate grants would be sanctioned to each district for drought relief at least to complete the works already undertaken and left incomplete.

(8) Add the following at the end—
But regret to note that land revenue collection is being made in Visakhapatnam district in contravention of the spirit of the legislation exempting land revenue to the small farmers owning 2 1/2 acres of wet land and 5 acres of dry land.

(9) Add the following at the end—
But regret to note that Pattadars pass books have not been issued to the Pattadars except for a few persons in the State.

(10) Add the following at the end—
But regret to note that no effective steps have been indicated to solve the ever-increasing prices, unemployment and inflation.

(11) Add the following at the end—
But regret to note that no adequate steps are being taken to rehabilitate all the displaced persons consequent on the acquisition of land for the Visakhapatnam Steel Plant.

(12) Add the following at the end—
But regret to note that there is no mention on the question of taking up Polavaram Barrage on Godavari river.

The amendments were negatived.

Chairman:—The question is:

"That the member of the Andhra Pradesh Legislative Assembly assembled in session are deeply grateful to the Governor for the address which he has been pleased to deliver to both the Houses of Legislature on 8-2-1980." The motion was adopted.
20th February, 1980.

GOVERNMENT BILL


No person shall be deprived of his personal Liberty by procedure established by law. In 1978 S.C, 248 a 277 they said “Does Article 21 merely require that there be a semblance of procedure however arbitrary or fanciful prescribed by law or does it require that the procedure must be fair and reasonable?” The A.G. with his usual caution conceded that procedure which is unfair, arbitrary and unreasonable. Cannot be prescribed by law,” The peremptory order under this Section is proposed to be made, shall have the right to consult and to be defended by a counsel of his choice and shall be given reasonable opportunity of examining any other witnesses or relevant documents that he may wish to produce in support of his explanation, unless, for reasons, to be recorded in writing, the Commissioner of the District.
Magistrate is of opinion that the request is made for the purpose of vexation or delay. You are giving him another facility even to deny that person the legal facility; the legal counsel. Procedure which deals with the modalities of regulating, restricting or even rejecting a fundamental right falling within Art. 21 has to be fair, not foolish, carefully designed to effectuate, not to subvert, the substantive right itself. Thus understood 'procedure' must rule out anything arbitrary, freakish or bizarre. A valuable constitutional right can be canalised only by civilised process. What is fundamental is life and liberty. What is procedural is the manner of its exercise. This quality of fairness in the process is emphasised by the strong word ‘established’ which means ‘settled firmly’ not want only or whimsically. If it is rooted in the legal consciousness of the community it becomes ‘established’ procedure. And ‘law’ leaves little doubt that it is normal regarded at just since law is the means and justice is the end. You are giving emple power to the executive authority again. Every inch of this Bill will be fought by the Janatha Party. It is life and death. We cannot sign on our own death warrant. There were ample powers to the Government to deal with such offenders.

They have to act according to the whims and fancies of the Government, that means the ruling party, that means the ruling party, and the Advocate General who appeared in the High Court also presumed that still I was a student and they regarded me as a student. They have to act according to the whims and fancies of the Government, that means the ruling party. They are guided by the Police again. They are guided by the Police again.

Mr. M. Venkiah Naidu, S/o Rangalaih Naidu, Student, President of Andhra University says that the Police have to act according to the whims and fancies of the Government, that means the ruling party.
Government BiH: 20th February, 1980. 493


It is not the Goondas that have been exterminated, nor is it antisocial elements. It is Mr. Raj Narain and Mr. Thakurdas. It is not the Goondas that have been exterminated, nor is it antisocial elements. It is Mr. Raj Narain and Mr. Thakurdas.

Chairman:—Why are you so much afraid? We want your wise counsel here.

Sri M. Venkaiah Naidu:—It is not in your hands. This is the beginning, at 12.00 noon. There has been an increase in incidence of goondaism in recent years in this State. It has often been noticed that certain anti-social elements cause alarm, danger or harm to persons, honour and property of peaceful citizens on account of which a sense of insecurity is created among the public.
Government Bill:

20th February, 1980.


Sir, you are incapable of ruling the State. You have failed to provide security to the life and property of the people of the State. You have failed to provide security to the life and property of the people of the State. Why you have not arrested them under Goonda Act? The Ordinance was already there. Why you have not arrested them? Have you arrested any famous Goonda in Hyderabad City? Why this Government has not arrested them under Goonda Act? The Ordinance was already there. Why you have not arrested them? Have you arrested any famous Goonda in Hyderabad City? Why this Government has not arrested them under Goonda Act?
Government Bill:

The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bill, 1980

20th February, 1980

The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bill, 1980
20th February, 1980.

Government Bill:

Let the Government consult the Advocate General and prosecute this person for contempt of court. Let the Government proceed against the Revenue Minister for contempt of court. Let the Government consult the Advocate General and prosecute this person for contempt of court.
Government Bill:

20th February, 1980.

20th February, 1980

500 20th February, 1980.

Government Bill:

(a) the Opium Act, 1878;
(b) the Dangerous drugs Act, 1930; etc.

(c) (d) to cause alarm, danger, or harm to persons or property

12-30 p.m. 19th February, 1980.

(a) the Opium Act, 1878;
(b) the Dangerous drugs Act, 1930; etc.

(c) (d) to cause alarm, danger, or harm to persons or property
Government Bill:

20th February, 1980.

60—9

20th February, 1980.
Government Bill:

On 20th February, 1980

Government Bill:
The Andhra Pradesh Prevention
of Anti Social and Hazardous
Activities Bill, 1980.

There has been an increase in incidence of
goondaism in recent years in this State...

During the Law and Order Conference convened by the Prime Minister in October, 1978, the desirability of having a legislation investing the various State Governments, with the necessary legal powers to deal with the anti-social elements or goondas has been stressed, where such legislation does not exist at present.
Government Bill: 29th February, 1980. 505


12.50 pm.
506 20th February, 1980. Government Bill:


[The text is written in Telugu, a language of India, and contains detailed legislative language regarding the prevention of anti-social and hazardous activities.]

Sirs,

On February 20, 1980, the Government Bill was presented in the Assembly. The Bill seeks to prevent and control anti-social and hazardous activities. It empowers the Government to take necessary steps to control or prevent such activities.

The Bill includes provisions to make forcible collection or subscription of funds. The maximum fine for such offenses can range from Rs. 50,600 to Rs. 50,000,000.

Yours truly,
[Signature]

Government Bill.
Government Bills: 20th February, 1980. 509

Government Bills:
The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bill 1980

20th February, 1980.

The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bill 1980

TheAndhra Pradesh Prevention of Anti—Social and Hazardous Activities Bill 1980

...

20th February, 1980.

The Minister of State, Law and Home, Mr. V. Rajeev, said:

I am happy to introduce the Andhra Pradesh Prevention of Anti-social and Hazardous Activities Bill, 1980, which seeks to prevent and control activities that are anti-social or hazardous to the environment. The Bill is aimed at protecting the interests of the public and ensuring a safe and healthy living environment for all.

The Bill covers a wide range of activities, including those that are harmful to the health of the people, damage to property, and activities that create excess noise or pollution. It seeks to prohibit, regulate, and punish such activities.

The Bill contains provisions for the establishment of a State Pollution Control Board, which will be responsible for implementing the provisions of the Bill. The Board will have the power to impose fines and other penalties on offenders.

The Bill also provides for the appointment of pollution control officers and inspectors to monitor compliance with the provisions of the Bill. Offenders will be liable to be prosecuted under the provisions of the Bill.

The Bill is a step in the right direction towards protecting the environment and ensuring a healthy and safe living environment for all residents of Andhra Pradesh.

I urge all Members of the House to support this Bill, which is in the best interest of the public and the environment.

I thank the House for its attention and support.
20th February, 1980.

Mr. Chairman:—Mr. Gnanaprakasam, please resume your seat. I request all the Members to resume their seats. There is a Point of Order raised by Mr. M. Venkaiah Naidu.

Sri M. Venkaiah Naidu:—Sir, Whatever the discussion and exchange that followed came only after he heard this charge. I request the Honble Chairman.

(Interruption from Sri B. Gnanaprakasam)

Mr. Chairman:—No... No... Mr. Prakasam, please resume your seat.

Sri M. Venkaiah Naidu:—I request the Chairman to give a Ruling whether the particular word is unparliamentary or not. If the Chairman finds that it is unparliamentary, it is better the Honable Member withdraws the same or the Speaker expunge it from the records.

Chairman:—(indicating to the Members interrupting). You are not keeping up the decency and decorum of the House. I am calling one by one please.......

(Sri K. Bapi Raju was his on legs to seek the permission of the Chair)

Chairman:—What is that you want to say Mr. Bapi Raju?

Expunged as ordered by the Chair-
Government Bills: 20th February 1980

Andhra Pradesh Prevention
of Anti-Social and Hazardous
Activities Bill 1980

Sri K. Bapi Raju:—Not this gentleman Sir, శిష్య తెలియలేదు
మనం షిష్యం ఉంది. ప్రమాదం కానం అయిన శిష్యం ఉంది.
అయినా ఈ చింతనం చెప్పడానికి అన్నివార్యించాలి.

(Interruptions)

Mr. Chairman:—No. I am not allowing anybody. That is
the end of the discussion. Mr. Prakasam you also please
resume your seat. This is Assembly and you must know
the decency and decorum of the House.

(interruptions).

Mr. Chairman:—Mr. Venkaiah Naidu has raised a Point of Order.
Now I am giving my Ruling. If any unparliamentary language is
used we will go through the record and see that it is deleted.

Sri P. Sundaraiah:—x x x

Mr. Chairman:—No, please, he has already clarified. You have
misunderstood him. We will verify the record. If anything is
derogatory we will try to expunge from the record. You please
resume your seat.

*** Expunged as ordered by the Chair.
514 20th February, 1980.


Chairman:—No. No. Unfortunately, I don't know Urdu.

He says that he has not used any slanderous or offensive language.
Government Bills.  

20th February, 1980.  


Mr. Chairman:—No. No. Where is the need for such a thing?

Sri V. Shobhanadreeswara Rao:—Sir, he has not levelled any charges against him.

Mr. Chairman:—If the Member wants to level any charges against the particular Minister, then he should give in writing to the Honble Speaker and take his permission. So, in regard to the general discussions, such things need not arise.

Sri P. Janardhana Reddy:—Sir, he has not levelled any charges against him....

Mr. Chairman:—That is right and that is why I have said that Mr. Bapi Raju’s contention holds no water.
20th February, 1980.

Government Bills.


Sri P. Sundarayya:—Sir. Point of Order. What business the other Member got? He is not called for by you. He brings Mr. Owaisi's wife name. What has she done? and how it is relevant to the topic?

Government Bills.

20th February, 1980.

The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bill, 1980

The House is now adjourned till 5—00 P.M.

Mr. Chairman:—The house adjourned at 1-30 p.m.

The house reassembled at 5-00 p.m.

(Mr. Speaker in the Chair)
Government Bills:

20th February, 1980. 519
Government Bill:

Goonda' means a person who,

(iii) has been found habitually passing indecent remarks to, or teasing, women or girls; or

(iv) has been found habitual in intimidation of law abiding people by acts of violence or by show of force; or

(v) is habituated — — —

(a) to commit affray or breach of peace, riot; or

(b) to make forcible collection or subscription, or to thrat aten people for illegal pecuniary gain fl him self or for others; or

c) to cause alarm, danger, or harm to persons property

Th word 'habitual' or 'habituated' under the clause to a person in this clause as of person, who during a period within six months immediately preceding the occurrence of an action under section 3, has been found on not to man thr e occasions to have committed the offence of a s, as the case may be, referred to in sub-clauses (i) to (v) of this clause;

Unless he is convicted he cannot be called a man who has committed the offence. Every man is supposed to be not guilty until he is convicted.

Till he is convicted, he cannot be called as a man who has committed the offence.
Government Bills

Sri Ch. Rajeshwara Rao:— The Opium Act, 1878, the Dangerous Drug Act, 1933, etc. and has been found habitually passing indecent remarks to, or teasing women or girls; or

Suppose he has acted twice or thrice like this, who is to determine? Is it the Police constable? who will determine that he has committed these acts?

Sri P. Sundarayya:— One conviction is enough. The other thing is committing acts and committing offences.

Mr. Speaker: — That is, he requires two convictions.

Sri P. Sundarayya:— We will argue it when clause by clause discussion comes. The Minister is completely wrong. Unfortunately the Minister is not going to preside the Courts.

Mr. Speaker:— That applies from (a) to (l) only. It will not apply to sub clause No. (iii) which is separate. (iii), (iv), (v), (a)'(b) and (c). they are separate Sir. That is the main difference.

has been found on not less than three occasions to have committed the offences or acts, as the case may be, referred to in subclauses (1) to (v) of this clause; and
If he is found habitually doing such offences which are mentioned under (iii), (iv), a, b, c, he can be punishable under (iv) (a), (b) and (c). Explanation also covers this (iv). It covers these acts and offences.

Mr. Speaker:—If has been habitually in intimidation of law abiding people by acts of violence or by show of force or is habituated to commit affray or breach of peace, riot or to make forcible collection or subscription, or to threaten people for illegal pecuniary gain for himself or for others; or to cause alarm, danger, or harm to persons or property.

Mr. Speaker:—We will come to that in clause by clause discussion.

Sri M. Venkaiah Naidu:—Tell us about Sections 2, 3, 4 and 5. We are mentioning these cases only.
20th February, 1980.

Government Bills:


It seems they have given some guidelines. But this is drafted again by our own people. We, being the representatives of the people, have to point out certain defects at the beginning stage itself so as to enable the government to rectify the defects.

...
Government Bills.  
20th February, 1980.  

Andhra Pradesh Prevention of  
Anti-Social and Hazardous  
Activities Bill, 1980.

the State Legislature may be reserved for the consideration and assent of the President under Article 254 (2) of the Constitution.”

How can the President give assent before passing it by the Legislature Sir?

Mr. Speaker:—For introduction of the Bill.

Mr. Speaker:—The question is:
“This house disapproves the Andhra Pradesh Prevention of Anti-Social and Hazardous Activities ordinance, 1979 (Andhra Pradesh Ordinance No. 13 of 1979) promulgated by the Governor on the 26th October, 1979.”

(Sri M. Omkar and Sri P. Janardhana Reddy pressed for division and the House then divided)

Ayes: 19  Noes: 46  Neutrals: Nil.

The Resolution was negatived.

Mr. Speaker:—The question is:

Motion moved.

(Sri P. Sundarayya and Sri E. Subba Rao pressed for division and the House then divided)


The Motion was adopted.

CLAUSE 2

1. Sri P. Sundarayya:—Sir I beg to move.
In sub clause (e) (i) of clause 2 delete the words "or Chapter XXII."

In sub-clause (e) (i) of clause 2 after the words "or Chapter XXII" insert the words "except section 3050".

Mr. Speaker:— Amendments moved.

Sri K Govinda Rao:— Sir I beg to move.

In sub-clause (e) (i) of clause 2 delete the words "or is so desperate...to the community"

Mr. Speaker:— Amendment moved.

Sri P. Sundarayya:— Sir, I beg to move.

Delete item (g) in sub-clause (e) (ii) of clause 2

Delete sub-clause (iv) of clause 2.

Delete the explanation in sub-clause (v) (c) of clause 2.

Add the following at the end of the explanation in sub-clause (v) of clause 2.

"Excluding (g) in sub-clause (iv) of clause 2 respectively'.

Add the following at the end of sub-clause (v) (i) of clause 2.

"Consisting of working judge not less than the rank of a District sessions judge".

Mr. Speaker:— Amendments moved.

Sri M. Venkiah Naidu:— There is a ruling by the Chair, It is from the Legislative Assembly Debates dated 21st June, 1962.

Whatever that may be, although in the House of Commons in England, discussions is allowed at every stage and in the Lok Sabha fairly lengthy discussion is allowed during the second reading stage.

First reading is purely a formality. Both in the House of Commons and in the Lok Sabha that is purely a formal matter. I feel that there should be only one full dressed debate let it be either in the first reading stage or second reading stage. In that debate every member has full scope to submit whatever he wants to. It may be in the first stage or in the second stage or in the third stage. But, according to the existing rules that debates will be only in the first stage—till the Rules are amended. Of course, this matter will be placed before the Rules Committee. They are at liberty to make whatever amendments they want. But till then it is better we have a full addressed debate in the first stage.

Mr. Speaker:— That is over.

Sri M. Venkaiah Naidu:— So far as second reading stage is concerned, Members are at liberty to send their amendments. And on the amendments, not only the mover of the amendment but even other members who are permitted by the Speaker may also speak.

Mr. Speaker:— That is always there. For each amendment there are nearly 7 or 8 people. Of course with the permission of the Speaker they can speak. That is a different matter altogether.

Sri P. Sundaraiah:— There is no argument for the same party.

In Sub-clause (e) (i) of clause 2 delete the words or Chapter XXII.

'Goonda means a person who either by himself or as a member or leader of a gang, habitually commits or attempts to commit or abets the commission of, offences punishable under section 294 Chapter XVI Chapter XXVII or Chapter XXII of the Indian Penal Code, 1860 or is so desperate and dangerous as to render his being at large in a particular area hazardous or nuisance to the community.'
Government Bills.


Any district magistrate of Police Commissioner. It is they who can declare who is a goonda. He is so desperate and dangerous as to render his being at large in a particular area hazardous or nuisance to the community.
Government Bills:


In sub-clause (e) (i) of clause 2 after the words "or chapter XXII" insert the words "except section 505."

Government Bills.
Government Bills:


Having once been convicted of an offence under one or more of the following Acts is again convicted...

Mr. Speaker:—When amendments to a particular clause have been moved, the members who catch the Speaker's eye speak of the clause through the amendments. It does not confer a right on the Member to speak. Yet Members tabling amendments if time permits, get an opportunity to speak in favour of their amendments. There has
been an instance when certain members who could not get an opportunity to speak on their amendments were allowed to submit a written memorandum in support of their amendments. On August 2nd 1956 during the clause by clause consideration of the States Reorganisation Bill 1956 a member for want of time could not get an opportunity to speak on his amendments. He requested the Speaker that he might be allowed to submit a written memorandum. The Speaker agreed to the suggestion and announced in the House that members who could not get an opportunity to speak on their amendments, may send a written memorandum not exceeding two pages containing arguments in support of their amendments. Certain members submitted memoranda which were forwarded to the Ministry of Home Affairs so that the Minister might reply them or take them into consideration. So, although an amendment is tabbed it does not confer a right on the members to speak, yet members tabling amendments do if time permits get an opportunity to speak in favour of their amendments. Therefore let us save time also.

Mr. Speaker:— That does not mean that simply because an amendment is given it does not confer a right automatically unless time permits. Therefore you think of the time factor also.

Mr. Speaker:— We are certainly following the conventions.

Sri P. Sundarayya:— It boys:

He been found habitually passing indecent remarks to, or teasing women or girls....
Government Bill.  


Government Bill.  


Government Bill.  


Government Bill.  


Government Bill.  


Government Bill.  


Government Bill.  


Government Bill.  


Government Bill.  


Government Bill.  

Mr. Speaker:—Acts are there.

It is in this context:—The Andhra Pradesh Prevention of Anti-social and Hazardous Activities Bill, 1980 was a step to prevent anti-social and hazardous activities as to render his being at large in a particular area hazardous or nuisance to the community. It is a very thin line, sir, and it is a thin line as to render his being at large in a particular area hazardous or nuisance to the community.

Government Bill. 20th February, 1980. 535

Sri M. Venkaigh Naidu:—I am not speaking on Bill. I spoke in the morning also. As you know that Sri Shimoga has been found habitually passing indecent remarks to, or teasing women or girls, or has been found habitual in intimidation of law abiding people by acts of violence or is habituated to commit affray or breach of peace, riot...

...has been found habitually passing indecent remarks to, or teasing women or girls, or has been found habitual in intimidation of law abiding people by acts of violence or is habituated to commit affray or breach of peace, riot...
The Act says:

"The word Habitual or Habituated” wherever used in relation to a person in this clause means a person, who during a period within six months immediately preceding the commencement of an action under section 3, has been found on not less than three occasions to have committed the offences or acts, as the case may be, referred to in sub-clauses (i) to (v) of this clause.

What is the Act? Again the Act according to (i), is the Registration of the crime in the Police record.

...

Mr. Speaker:—Now, I am putting the clauses to vote.

Because alarm, danger or harm to person or property, 63363 T^aS ^§^? ^ooo55 55^ ^^ axr*6& ^^ ^rr?^R&

In Rule 114, If the Speaker thinks fit, he can postpone the consideration of the clause at once. Rule 114 3^r33^r3.

"for your pecuniary personal interest, you are collecting the money" 6d!HCb igc^)=f-ab^ Because alarm, danger or harm to person or property, 63363 T^aS ^§^? ^ooo55 55^ ^^ axr*6& ^^ ^rr?^R&

Shall I put all the clauses to vote one and the same time?
Mr. Speaker: —The question is:

"In sub-clause (e) (i) of clause 2 delete the words "or Chapter XXII".

"In sub-clause (e) (i) of clause 2 after the words "or Chapter XXII" insert the words "except section 5050".

"Delete item (g) in sub-clause (e) (i) of clause 2."
Delete sub-clause (iv) of clause 2.
Delete the explanation in sub-clause (v) (i) of clause 2.
Add the following at the end of the explanation in sub-clause (v) of clause 2:

"excluding (g) in sub-clause (ii) and the sub-clause (iv) of clause 2: respectively."

Add the following at the end of sub-clause (v) (i) of clause 2:

"consisting of working judge not less than the rank of a District Sessions Judge."

Sri M. Omkar and Sri P. Janardhan Reddy pressed for Division. The House divided thus:

Ayes .. 18 .... Noes .. 43 and Neutrals nil.

The Amendments were lost.

Mr. Speaker: —Now I put Amendment No. 3 to vote, as the Minister has accepted the same.

The Question is:

"In sub-clause (e) (i) of clause 2 delete the words "or is so disperat.to the community"

The Motion was adopted and the amendment was carried."
Mr. Speaker: - Now the question is:
That Clause 2 as amended do stand part of the Bill.

(Sri M. Omkar pressed for division)

The House divided thus: —

Ayes .. 44
Noes .. 19
Neutrals : nil.

The Motion was adopted and Clause 2 as amended was added to the Bill.

CLAUSE : 3

Sri P. Sundaraiah: —Sir, I move: —

"delete sub-clause (1) (c) of clause 3.

"In sub-clause (1) (c) of clause 3 for the words "Commissioner or District Manager "substitute the words "The District Sessions Judge or the Additional District Sessions Judge."

In sub-clause (2) of clause 3 delete the following: —

Unless for reasons——or delay.

In sub-clause (3) of clause 3 for the words "The Commissioner or the District Magistrate" substitute the words "The Session Judge or the Additional Sessions Judge."

In sub-clause (3) (a) of clause 3 for the word "six months" substitute the words "three months."

Delete sub-clause (3) (b) (ii) of clause 3.

In sub-clause (3) (b) (ii) of clause 3 for the word "article" substitute the word "Weapon".

In sub clause (3) (b) (iii) of clause 3 for the words "six months" substitute the word "three months."

. Add the following at the end of sub-clause (3) of clause 3

"provided that the person so exempted shall be provided with sufficient allowance by the Government for the maintenance of himself and his family if the income of his family is less than Rs. 1,000 per month."

Sri P. Janardhana Reddy:—Sir, I move: —
Government Bills: 20th February, 1980. 541


"In sub-clause (3) of clause 3 for the words "Commissioner or the District Magistrate..., substitute the words "Judicial Magistrate not less than the rank of Sessions Judge."

Mr. Speaker: —Amendments moved.

Mr. Speaker: —Amendments moved.

...
In sub-clause (1) (c) clause 3 for the words Commissioner or District Magistrate substitute the words "the District Sessions Judge or the Additional District Sessions Judge."

"In sub-clause (2) of clause 3 delete the following:—

Unless for reasons..........or delay"
Government Bills:


substitute the words three months.”

"Delete sub-clause (3) (b) (ii) of clause 3.

In sub-clause (3) (b) (ii) of clause 3 for the word (article) substitute the word (weapon)."

Add the following at the end of sub-clause (3) of clause 3-

Provided that the person so externed shall be provided with sufficient allowance by the Government for the maintenance himself and his family if the income of his family is less than Rs. 1,000/- p.m.

Sri P. Janardhan Reddy:—My amendment read; In sub-clause (3) of clause 3 for the words Commissioner or the District Magistrate substitute the words Judicial Magistrate not less than the rank of Sessions Judge.
Mr. Speaker:—Now I am putting all the amendments to vote.

The question is—

"Delete sub-clause (1) (c) of clause 3.

"In sub-clause (1) (c) of clause 3 for the words ‘Commissioner or District Magistrate’ substitute the words ‘The District Sessions Judge or the Additional District Sessions Judge.’"

"In sub-clause (2) of clause 3 delete the following: ‘Unless for reasons............or delay.”

"In sub-clause (3) of clause 3 for the words ‘The Commissioner or the District Magistrate’ substitute the words ‘The Sessions Judge or the Additional Sessions Judge.’

"In sub-clause (3) of clause 3 for the words ‘Commissioner or the District Magistrate’ substitute the words ‘Judicial Magistrate not less than the rank of Sessions Judge.’

"In sub-clause (3) (a) of clause 3 for the words ‘six months’ substitute the words ‘three months.’

"Delete sub-clause (3) (b) (ii) of clause 3.”

"In sub-clause (3) (b) (ii) of clause 3 for the word ‘artic substitute the word ‘weapon.’

"In sub-clause (3) (b) (iii) of clause 3 for the words ‘six months’ substitute the word ‘three months.”

"Add the following at the end of sub-clause (3) of Clause 3:—Provided that the person so externed shall be provided with sufficient allowance by the Government for the maintenance of himself and his family if the income of his family is less than Rs. 10/- per months.”

A division was pressed. The House divided Thus:
Ayes.. 15; Noes.. 41; Neutrals.. Nil.
The Amendments were lost.

Mr. Speaker:—The question is:

“That clause 3 do stand part of the Bill.”
A division was pressed. The House devided Thus:
Ayes.. 41; Noes.. 14; Neutrals: Nil.
The motion was adopted and clause 3 was added to the Bill.

CLAUSE 4.

Sri P. Sunderayya:—I move:

“In clause 4 for the words ‘Commissioner or the District Magistrate’ wherever they occur, substitute the words ‘District Sessions Judge or the Additional Sessions Judge.’”

Mr. Speaker:—Amendment moved.
20th February, 1980.


Mr. Speaker:—The question is:

"In clause 4 for the words 'Commissioner or the District Magistrate' wherever they occur, substitute the words 'District Session Judge or the Additional Sessions Judge.'"

The amendment was negatived.

Mr. Speaker:—The question is:

"That Clause 4 do stand part of the Bill."

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

CLAUSE 5.

Sir P. Sundarayya:—I move:

(1) "In clause 5 for the words 'Commissioner or the District Magistrate' wherever they occur, substitute the words 'District Session Judge or the Additional Sessions Judge.'"

(2) "In clause 5 for the words 'two years' substitute the words 'six months.'"

Mr. Speaker:—Amendments moved.
Government Bills: 20th February, 1980


Mr. Speaker:—The Question is:

(1) "In clause 5 for the words 'Commissioner or the District Magistrate, wherever they occur/substitute the words 'District Sessions Judge or the Additional Sessions Judge.""

(2) "In clause 5 for the words 'two years' substitute the words 'Six months.'"

A division was pressed.

(Ayes 16; Noes 4; Neutrals Nil)

The amendments were negatived.

Mr. Speaker:—The Question is:

That Clause 5 do stand part of the Bill."

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

CLAUSE 6

Sir P. Sundaraiah:—Sir, I beg to move:

Add the following at the end of Sub-clause (1) of clause 6:

"Received by the concerned person."

"Delete sub-clause (2) of clause 6" 

"In sub-clause (2) of clause 6 delete the word 'not' occurring in the first line."

"After sub-clause (3) of clause 6 add the following as sub-clause (4)"

"(4) Any person aggrieved by an order made by the Tribunal under clause 6 is at liberty for preferring appeal in the High Court within 2 months from the date of such order received by the concerned person."

Mr. Speaker:—Amendments moved.

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

"In sub-clause (1) of clause 6 for the word "Tribunal" substitute the words 'High Court of Andhra Pradesh.'"

Mr. Speaker:—Amendment moved.

Sri M. Baga Reddy:—Sir, I beg to move:

"In sub-clause (1) of clause 6, for the words 'from the date of such order substitute the words from the date of services of the order in the manner prescribed by rules made in this behalf.'"

7.00 p.m.

Mr. Speaker:—Amendment moved.

Our 26th Amendment is "after sub-clause (3) of clause 6 add the following as sub-clause (4): 'any person aggrieved by an order made by the Tribunal under clause 6 is at liberty for preferring appeal in the High Court within 2 months from the date of such order received by the concerned person."

The amendment provides for a statutory right of appeal to the High Court within a specified time frame, enhancing the procedural safeguards for the aggrieved parties.

Future is very dark.
Mr. Speaker:—The question is:

"In sub-clause (1) of clause 6, for the words from the date of such order substitute the words from the date of service of the order in the manner prescribed by rules made in this behalf

The motion was adopted and the amendment was carried.

Mr. Speaker:—The question is:

In Sub-clause (1) of clause 6 for the words 'Tribunal' substitute the words 'High Court of Andhra Pradesh'.

"Add the following at the end of sub-clause (1) of clause 6 Received by the concerned person.

"Delete sub-clause (2) of clause 6"

"In sub-clause (2) of clause 6 delete the word 'not', occurring in the first line.

"After sub-clause (3) of clause 6 add the following as sub-clause (4):

(4) Any person aggrieved by an order made by the Tribunal under clause 6 is at liberty for preferring appeal in the High Court within 2 months from the date of such order received by the concerned person.

(Sri P. Sundarayya pressed for division and the House then divided

Ayes: 17  Noes: 44  Neutrals: Nil

The Amendments were negatived.

Mr. 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 P. Sundarayya : —Sir, I beg to move:

"In clause 7 for the words 'the Commissioner and the District Magistrate' wherever they occur, substitute the words 'The District Sessions Judge or the Additional Sessions Judge.'"

"Delete sub-clause (2) (a) of clause 7"

"In sub-clause (2) (a) of clause 7 delete the words "and the provisions of Sections 70 to 89 of the code.""

"Delete sub-clause (2) (b) of clause 7"

"In sub-clause (2) (b) of clause 7 delete the words 'in terms of the order ............... of a Magistrate.'"

"Delete sub-clause (2) (c) of clause 7"

"In sub-clause (2) (c) of clause 7 delete the words 'Chapter XXXIII.'"

Mr. Speaker : —Amendments moved.

Mr. Speaker : —The question is:

"In clause 7 for the words 'the Commissioner and the District Magistrate' wherever they occur, substitute the words 'The District Sessions Judge or the Additional Sessions Judge.'" 7.20 p.m.

"Delete sub-clause (2) (a) of clause 7"

"In sub-clause (2) (a) of clause 7 delete the words 'and the provisions of Sections 70 to 89 of the code.'"
The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bills, 1890.

"Delete sub-clause (2) (b) of Clause 7"

"In sub-clause (2) (b) of clause 7 delete the words 'in terms of the order .... ... of a Magistrate,'"

"Delete sub-clause (2) (c) of clause 7."

In sub-clause (2) (c) of clause 7 delete the words 'Chapter XXXII.'

(Sri P. Sundarayya pressed for division and the House thus divided)

Ayes: 17 Noes: 44 Neutrals: Nil

The Amendments were negatived.

Mr. Speaker: —The question is:

"Clause 7 do stand part of the Bill."

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

CLAUSE-8

Sir, I beg to move:

"In Clause 8 delete the word not occurring after the words Indian Evidence Act, 1872, shall"

Mr. Speaker:—Amendment moved.
The Andhra pradesh prevention of Anti Social and Hazardous Activities Bills 1980

Mr. Speaker:— That is why they said Evidence Act will not apply.

Mr. Speaker:— Under the Evidence Act, it is not evidence.

Sri Poolla Subbaiah:—But hea rsay, sa y that. “Any evidence which he or it considers to have probative value” แอดแงะก้า แงฟงฟงฟง. แต่ “Any evidence which he or it considers to have probative value.…”

and the provisions of the Indian Evidence Act 1872, แอดแงะก้า แงฟงฟงฟงฟง. แอดแงะก้า แงฟงฟงฟงฟงฟง, แงก้า แงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟงฟง.

No one shall be permitted to
The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bills 1980

give any evidence from official public records relating to any affairs of the State except with the permission of the Officer or the Head of the Department concerned. "No public officer shall be compelle to disclose any acts made when he considers that the public interests would suffer by the disclosure."

Mr. Speaker:—The question is:

"In clause 8 delete the word “not” occurring after the words “Indian Evidence Act, 1872, shall."

(Sri P. Sundarayya pressed for division and the House thus divided)

Ayes: 17  Noes: 44  Neutrals: Nil

The Amendment was negatived.

Mr. Speaker:—The question is:

"Clause 8 do stand part of the Bill."

(Sri P. Sundarayya pressed for division and the House thus divided)

Ayes: 43  Noes: 16  Neutrals: Nil

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

CLAUSE (9)

Sri P. Sundarayya:—Sir, I am not moving my amendment.

Mr. Speaker:—The question is:

"Clause 9 do stand part of the Bill."

The Motion was adopted and Clause 9 was added to the Bill.
The Andhra Pradesh prevention of Anti-Social and Hazardous Activities Bills 1980

CLAUSE 10

Sri P. Sundarayya:—Sir, I beg to move:
"In clause 10 delete the words "three years but shall not be less than" occurring in the fourth line and also delete the words "three thousand rupees but shall not be less than" occurring in the sixth line.

Sri P. Janardhana Reddy:—Sir, I beg to move:
"In clause 10 delete the words "less than six months and 

one thousand .

Mr. Speaker:—Amendments moved.

Mr. Speaker:—The question is:

"In clause 10 delete the words "three years but shall not be less than occurring in the fourth line and also delete the words "three thousand rupees but shall not be less than occurring in the sixth line.

and

"In clause 10 delete the words less than six months" and "one thousand.

(Sri P. Sundarayya and Sri P. Janardhana Reddy pressed for division and the House thus divided.)

Ayes: 16

Noes: 44

The Amendments were negatived.

Mr. Speaker:—The question is:

"Clause 10 do stand part of the Bill".

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

CLAUSE 11.

Amendment No. 39 —— not moved;

Sri P. Sundarayya:—Sir I beg to move;

"In sub-clause (2) of clause 11 for the words "Executive Magistrate" substitute the words "First Class Munsiff Magistrate."

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

"Delete sub-clause (2) of clause."

Mr Speaker:—Amendments moved.
Any Officer in charge of police station may arrest without warrant any person reasonably suspected of an act or omission specified in sub-section (1) and shall forthwith forward the person so arrested to the nearest Executive Magistrate who shall cause him to be forwarded...
Government Bills.


Mr. Speaker:—The question is:
"Delete sub-clause (2) of clause 11."

"In sub-clause (2) of clause 11 for the words, “Executive Magistrate substitute the words “First Class Munisiff Magistrate.”"

(Sri P. Sundaraiah, Sri P. Janardhan Reddy and others pressed for division) The House divided thus:

Ayes: 17; Noes: 44; Neutrals—Nil.
The amendments were negatived.

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.
Government Bills:


CLAUSE 12.

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.

CLAUSE 13

Sri P. Sundarayya:—Sir, I beg to move:

“In the heading of the Clause 13, add the word “No” in the beginning.

“In Clause 13, for the word, “No. occurring in the beginning, substitute the word “Any.”

Mr. Speaker:—The amendments moved

Any order made in exercise of any power conferred by or under this Act shall be called in question in any court.
Government Bills


M. Sree-: The Question is:

"In the heading of the clause 13, add the word "No" in the beginning"

"In clause 13 for the word "No" occurring in the beginning Substitute the word "Any".

Sri P. Sundaraiah and others from opposition pressed for division and the House divided thus:

Ayes —17; Noes — 40. Neutrals — Nil.

The Amendments were negatived.

Mr. Speaker: The Question is:

"The clause 13 do stand part of the Bill."

(Sri P. Sundaraiah pressed for division)

The House divided thus:

Ayes 40; Noes 18; Neutrals—Nil.

The Motion was adopted and Clause 13 was added to the Bill.

CLAUSE 14:

Sri P. Sundaraiah:—Clause 14 reads like this:

"14(1) No suit, prosecution or other legal proceeding shall lie against person any thing which is in good faith done or intended to be done in pursuance of this Act, or of any order made there under."
(2) No suit or other legal proceeding shall lie against the Government for any damage caused or likely to be caused by any thing which is in good faith done or intended to be done in pursuance of this Act, or of any order made thereunder.

That is why, we have given the amendments. I move:

"For sub-clause (1) of clause 14, substitute the following: "(1) Civil suit, prosecution or other legal proceeding shall lie against any person who misuse or intend to misuse this Bill or of any order made thereunder."

"For sub-clause (2) of clause 14 substitute the following:

"(2) Civil suit or other legal proceedings shall lie against the Government for any damage caused or likely to be caused due to misuse of this Bill or of any order made thereunder."

Mr. Speaker:—The Question is:

"For sub-clause (1) of clause 14, substitute the following: "(1) Civil suit, prosecution or other legal proceedings shall lie against any person who misuse or intend to misuse this Bill or of any order made thereunder."

"For sub-clause (2) of clause 14 substitute the following:—

"(2) Civil suit or other legal proceedings shall lie against the Government for any damage caused or likely to be caused due to misuse of this Bill or of any order made thereunder."

(Sri P, Sundaraiah and other opposition members pressed for division). The House divided thus:

Ayes : 18 ; Noes : 40 ; Neutral : 3

The Amendments were...
Mr. Speaker:—The Question is:

"That clause 14 do stand part of the Bill."

The motion was adopted and Clause 14 was added to the Bill.

NEW CLAUSE 14-A

Shri K. Covinda Rao:—Sir, I move:

"Add the following as New Clause 14A—"14 A not with standing what is contained in the preceding provisions of the Bill, this shall not apply to political workers to the discharge of their legitimate political activities."

Mr. Speaker:—Amendment moved.

They are all going in a wrong path. “They are all going in a wrong path.”
Mr. Speaker:—The question is:

"Add the following as New Clause 14—A

"14 A notwithstanding what is contained in the proceeding provisions of the Bill, this shall not apply to political workers in discharge their legitimate political activities.

(Sri K. Govinda Rao Sri P. Sundar and other opposition Members pressed for division)
The Government Bill:

The House divided thus:
Ayes 15, Noes 33, Neutral: Nil

The motion was negatived.

Clauses 15, 16 1 Enacting formula and long Title.

Mr. Speaker:—The question is:

The Clauses 15, 16, 1 Enacting Formula and Long Title do stand part of the Bill.

The Motion was adopted and Clauses 15, 16, 1 Enacting Formula and long Title were added to the Bill.

Mr. Speaker:—Yes. Unless the Speaker allows the Motion. I am not allowing. Let us proceed.

Sri M. Baga Reddy:—Sir, I beg to move:


Mr. Speaker:—Motion moved.
Government Bill:

Sri K. Venkataramaiah:—What all was attributed against Sanjay Gandhi and Indira Gandhi should be expunged from the records.

(Sri P. Janardhan Reddy:—I appeal to the democrats of the Congress Party to oppose this measure.

(Sri P. Janardhan Reddy Walked out.)
Government Bill:

[Text in Telugu]

[Paragraph in Telugu]

Mr. Speaker:—The question is:


The Motion was adopted and the Bill was passed.

(Pause)

Mr. Speaker:—I now adjourn the House till 8.30 a.m. tomorrow

(The House, then adjourned till 8.30 a.m. on 21st February, 1980.)