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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker : .. Sri D. Kondaiah Chowdary.

Deputy Speaker : .. .. .. .. ..


Secretary .. Sri E. Sadasiva Reddy.

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

Deputy Secretary : .. Sri M. Ramanadha Sastry.

Assistant Secretary : .. 1. Sri S. Puranamanda Sastry.
                        4. Sri M. Viswanatham.
                        5. Sri J. V. Ramana Murthy.

Chief Reporter : .. Sri Habeed Abdur Rehman.
AGITATION BY FIRE SERVICE STAFF

49—

*(H) Q — Sri M. Omkar (Narasampet), Smt. C. Dhana Suryavathi (Nidumolu) Sarvasri K. Satyanarayana (Repally) and A. Lakshminarayana (Miryalaguda):—Will the Minister for Home and Forests be pleased to state:

(a) whether it is a fact that the Fire Service Staff has been launching agitation for their demands;

(b) whether the Government have received any representation from the Fire Service Staff at State level in general and from Gudivada in Krishna Dt. in particular;

(c) if so, the particulars of their demands; and

(d) the action taken thereon?

The Minister for Home (Sri M.M. Hashim):—

(a) No Sir.

(b) Yes Sir.

(c) The details of the nature of demands are laid on the Table of the House.

(d) They are under consideration.

Statement Vide L.A.Q.No *4875(H)

ITEM (c)

1. Recognition of Service Association.
2. Commensurating Pay.

*An asterisk before the name indicates confirmation by the Member.
5. Risk Allowance.
6. Family Benefit Scheme.
8. Over-time Allowance.
9. Uniform Allowance
10. Uniform (Kit) Allowance
11. Feeding charges.
12. Amenities at the Fire Stations.
14. Stoppage of Direct Recruitment to the Category of Divisional Fire Officers.
15. Change in the Ratio of Direct Recruitment in category of Station Fire Officer.
17. Promotional avenues for different ranks.
18. Abolition of orderly system.

Sri M. Omkar:— Of course, for the time being, the agitation is not continuing. But the Government have received a representation wherein 18 demands are mentioned. The Hon'ble Minister's reply is very vague that the Government is considering. I would like to know what demands have been already conceded and what are the demands still under consideration and when will a final decision be taken?

Sri M.M. Hashim:—Sir, all the 19 demands we are considering except pay revision. The Association is being recognised. It has been recognised by this time, I think and the problem which was being created by other agencies to put these demands will not be there. The Association will contact and all the problems which are there will be considered sympathetically and I being a Trade Union Leader I will see that they get all the demands.

Sri M. Omkar:— I am unable to understand one point. With regard to the recognition of their Association, he says that the Union is being recognised. He said recognition already is accorded and it is being contacted for further consideration of other demands. So I would like to ask whether the recognition has already been accorded or not and secondly at what time of course, according to the Minister except the pay revision, other demands will be conceded—those other demands will be considered? Is there any time limit?

Sri M.M. Hashim:—Sir, the Association affair is a process. Mr. Omkar is a very wise man, he knows the process. I know that the Association is going to be recognised because a recommendation has been made. It has not come out of the Secretariat; that is why I hesitated to tell that this was recognised. More or less, it is recognised and shortly all the demands will be considered.

Sri M. Omkar:—The gates of Secretariat are so wide that anybody can enter but at the same time it is not so in the case of exit. I want to know whether the fate of this also is the same. Whether the Hon’ble Minister assures that he will recognise the association and their demands would be conceded.

Sri M. M. Hashim:—I assure the Hon’ble Member that I will recognise the Association.

Sri Poolla Subbaiah (Markapur):—The Minister being a Trade Union Leader we are happy, but what is the time limit? When the demands enumerated here, are going to be fulfilled? Can the Minister give an answer demand wise?

Sri M. M. Hashim:—Sir, after so long a time the machinery has started. The moment the machinery is set in order it will start giving delivery.

Sri Poolla Subbaiah:—I know consideration is there; serious consideration is there and serious, serious consideration is there.

Mr. Speaker:—Recognition is considered. That is almost over.

Sri Poolla Subbaiah—Of course, he has assured. As regards the other demands, there is a time limit. When are they going to be fulfilled? If the answer is vague it does not convey any meaning.

Sri M. Venkaiah Naidu (Udayagiri):—He is talking about the delivery which will take 9 months.

Mr. Speaker:—Why can’t the Minister consider it very shortly?

Sri M. M. Hashim:—Shortly Sir.

Sri Bhattam Srirama Murthy (Paravada):—The question is between a wise Member and a wise Minister. What for all are here Sir?

Sri P. Sundarayya (Gannavaram):—We do not want the headings. What are the real demands that the Association put forward in terms of money or kind commensurating pay. What is commensurating pay? They should have demanded certain pay. Similarly they should have put forward. What actually the demands are, what demands they are accepting and what demands are under consideration? It is all in vague headlines. What purpose does it serve? We want to elicit information. Is this the information? Will the Minister place the specific demands as they are submitted, on the Table of the House and what demands so far they have already accepted and propose to accept and what are other demands which are under the process of consideration and what are the demands which are negatived? Let the Minister take the House little seriously.

Sri M. M. Hashim:—I will send to the Hon’ble Member a detailed reply.

Sri P. Sundarayya:—It is not a question of hon,ble Member. It is a question of the House.

3.40 a.m. Mr. Speaker —Why can’t you place it on the Table of the House?

Sri M. M. Hashim. Yes Sir.

Construction of Houses for the Cyclone Victims in Diviseema area

50—

*4743 Q.—Sri B. Sriramamurthy:—Will the Minister for Revenue be pleased to state:

(a) the number of houses (in thousands) that have been proposed to be constructed by the Government for those who had lost their houses in the tidal wave and cyclone in Diviseema area in Krishna district in 1977 together with the estimated expenditure; and

(b) the number of houses completed so far and the time by which the rest of the houses will be completed?

**Note:**

(a) 1977 estimated expenditure for constructing houses in Diviseema area was Rs. 8,15,50,000. The number of houses proposed is 1,62,92,500.

(b) As on 30-6-1980, 1,60,000 houses have been completed.
Gral Annwers to Questions. 19th February, 1960. 313

Q. 15. What is the reason? — Someoneangi, scribe. I want to know why some people fail to help others.

Q. 16. What is the issue? — Everyone is saying this. I want to know what is the problem.

Q. 17. What is the question? — Everyone is discussing this. I want to know what is the issue.

Q. 18. What is the concern? — Everyone is talking about this. I want to know what is the problem.

Q. 19. What is the matter? — Everyone is saying this. I want to know what is the issue.

Q. 20. What is the problem? — Everyone is discussing this. I want to know what is the issue.
Oral Answers to Questions


51—

*a*5393—Q.— Sarvasri V. Sivaramakrishna Rao (Badvel) and G. Mallikarjuna Rao (Gurazaia) :—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the Govt. have issued orders to distribute “New Pattadar Pass Books” to ryots all over the state;

(b) if so, the difference between the proposed new and old pass books;

(c) whether it is also a fact that time limit is fixed for distribution of pass books; and

(d) if so, the time limit fixed?

Distribution of “New Pattadar Pass Books” to the Ryots

—5517 17574 sarva si 3356 314 404 305 307 5393 314 3356 305 307 5517 3356 305 307 17574 314 3356 305 307

(1) 

(2) 

(3) 

(4) 

(5) 

(6) 

(7) 

(8) 

(9) 

(10) 

(11)
19th February, 1980.

Oral Answers to Questions

...

...
19th February 1980,  
Oral Answers to Questions.
Oral Answers to Questions.

19th February, 1980.

319
Refusal of the Jail Authorities to Forward Papers of the Poor Accused Convicted By High Court To Supreme Court,

4846.Q—Sarvasri M. Yerraiah Reddy (Bhadrachalam)M. OmkaR A. Lakshminarayana, Smt. G. Dhana Suryavathi and Smt. Mallu Swarajyam (Thungaturthy)—Will the Minister for Prisons and Mines be pleased to state:

(a) whether it is a fact that the Jail authorities in the State are refusing to forward the papers of the poor accused convicted by the High Court to the Supreme Court of India for preferring an appeal (Special petition) through Jail;

(b) if so, the reasons therefor;

(c) whether it is also a fact that the State Government have issued instructions to the Jail authorities for not forwarding the said papers to the Supreme Court in contravention of the Supreme Court rules, and

(d) if so, the reasons therefor?
Oral Answers to Questions. 19th February, 1980. 321

Buckingham Canal Stage II Improvement Scheme

53—

5120-Q.—Sri Nallapreddy Sreenivasulu Reddy (Venkatagiri):—
Will the Minister for Medium Irrigation be pleased to state:

(a) whether the Government of India has approved Buckingham Canal Stage II improvement Scheme;

(b) the estimated cost of the scheme;

(c) the details of the scheme;

(d) whether construction of high level bridges on Buckingham canal near Tuplipalem and Siddavaram in Nellore district has been incorporated in the said scheme; and

(e) the time by which the said scheme will be implemented?

Dr. V. Krishnaiah:— (a) Yes.

(b) Rs. 780 lakhs.

(c) Rs. 182,88 lakhs.

(d) Rs. 205.80 lakhs.

(e) 18.50 lakhs.
Construction of Houses by HUDCO in Rural Areas

54—

*5186.—Q.—Sri B. Rama Subba Reddy (Kanigiri):—Will the Minister for Housing and Harijan Welfare be pleased to state:

(a) the amount sanctioned by the ‘Hudco’ this year i.e. 1979-80 for construction of houses in rural areas in the State; and

(b) the number of houses proposed to be constructed; and places where they will be constructed?
Oral Answers to Questions. 19th February, 1980. 323

1. The Minister for Agriculture—(1) What is the position in respect of the purchase of “jowar” 1979-80 during the last two years and the year before? Since 1976-77 the purchase of “jowar” has been only 205.16 lakhs. During 1979-80 it was 102.80 lakhs.

(2) Are loan advances made on “jowar” as a commodity? If so, inform how much was advanced during the last fiscal year? It is only 248.41 lakhs. Information is not available.

(3) The Minister for Agriculture—(a) What is the position regarding 24th June, 1979? Since 1976-77, 5000 lakhs are out of the purchase of “jowar”.

(b) What is the position in respect of the purchase of “jowar” in the last fiscal year? It is only 70 lakhs. Information is not available.

(c) Are loan advances made on “jowar” as a commodity? If so, inform how much was advanced during the last fiscal year? It is only 422.31 lakhs.

(d) What is the position in respect of the purchase of “jowar” during the last fiscal year? It is only 422.31 lakhs.

2. The Minister for Agriculture—(a) In view of the fact that there is a shortage of food grains, what are the steps being taken to reduce the price of “jowar”? It is only 113.36 lakhs.

(b) What steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

3. The Minister for Agriculture—(a) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(b) What steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(c) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(d) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

4. The Minister for Agriculture—(a) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(b) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

5. The Minister for Agriculture—(a) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(b) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(c) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(d) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

6. The Minister for Agriculture—(a) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(b) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(c) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(d) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

7. The Minister for Agriculture—(a) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(b) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(c) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(d) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

8. The Minister for Agriculture—(a) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(b) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(c) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(d) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

9. The Minister for Agriculture—(a) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(b) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(c) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.

(d) In view of the fact that there is a shortage of food grains, what steps are being taken to ensure that the prices of “jowar” are not allowed to rise? It is only 113.36 lakhs.
9-20 a.m.

Q. Sri B. Rama Rao:—Will the Minister for Roads & Buildings be pleased to state:
(a) the estimated expenditure for the causeway near Kudali in Nandigama taluk, Krishna district;
(b) whether it is sufficient for the convenience and transport necessities of the people of this area;
(c) whether the Government received any representation to construct the over bridge in place of cause way; and
(d) if so, the action taken by Government in this regard?

Construction of Over Bridge near Kudali in Nandigama Taluk:

*3944- (Z)-Q.- Sri B. Rama Rao:—Will the Minister for Roads & Buildings be pleased to state:
(a) the estimated expenditure for the causeway near Kudali in Nandigama taluk, Krishna district;
(b) whether it is sufficient for the convenience and transport necessities of the people of this area;
(c) whether the Government received any representation to construct the over bridge in place of cause way; and
(d) if so, the action taken by Government in this regard?

Misappropriation of huge amounts by the Wardens of various S. W. Hostels.

(a) whether it is a fact that about Rs.20 lakhs had been misappropriated by the Wardens of the various state social welfare Hostels;

(b) whether it is also a fact that the misappropriation was confirmed by an enquiry by the State Government; and

(c) if so, the action taken thereon?

59—

*4956.-Q.—Sarvasri D. Narasaiah (Asifabad) and B. Sammaiah (Parkal) :—Will the Minister for Housing and Harijan Welfare be pleased to state:

(a) whether it is a fact that about Rs.20 lakhs had been misappropriated by the Wardens of the various state social welfare Hostels;

(b) whether it is also a fact that the misappropriation was confirmed by an enquiry by the State Government; and

(c) if so, the action taken thereon?

59—3
Financial Assistance Scheme for Women -
Under Six Point Formula

(a) The names of districts in which financial assistance schemes for women (under Six Point Formula Funds) are being implemented in Telangana region; and

(b) if the schemes are not being implemented in Telangana region; the reasons therefor?
Minister for Tourism, Women Child Welfare (Smt Roda Mistry):—

Sir, whichever District Collector made a demand, the funds were allocated by the Planning Department. Probably the District Collector, Mahboobnagar did not make the demand.

Sri S. Jaipal Reddy:—Sir, I have a point of submission. Whether the State Government has received the funds and...........

Smt. Roda Mistry:—Sir, this is out of the Six Point Formula funds. So, the question of next year does not arise.

Sri S Jaipal Reddy:—Sir, will the Minister enlighten us as to whether we received the funds from the Government of India under the Six Point Formula. In the financial year 1979-80, we have not received any aid at all.

Smt. Roda Mistry:—Sir, this Six Point Formula funds were allotted and the funds were utilised fully. Now, further to this Six Point Formula funds, I think this is a different question, but as far as I know, we are asking for some funds and we do not know the position yet.

Mr. Speaker:—The member has withdrawn the question. No.58.

Sri M. Venkaiah Naidu:—When Sir?

Sri Poola Subbaiah:—Sir, we would like to know as to when he has withdrawn the question and when once he has put the question and circulated, it becomes the property of the House.

Mr. Speaker:—According to Rule 47, "A member may, by notice given at any time before the meeting for which the question placed on the list, withdraw his question with the consent of the Speaker. He has got my consent and withdrawn.

Sri M. Venkaiah Naidu:—Sir, According to Part I of debates of Legislative Assembly, dated: 31st July 1957, in my opinion, "If it has already been withdrawn, any other member in the Assembly may put the same question. Though the Member who has originally put the question has withdrawn it, any member may raise the
question and ask.” Mr. Chaganti Venkat Rao.

Mr. Speaker:—We will pass on that question. That rule is prior to the passing of these new rules.

Sri M. Venkaiah Naidu:—Sir, A member may, by notice given at any time before the meeting for which his question has been placed on the list. "The Rule is "before it is placed." But it is already placed in the House and it has thus become the property of the House.

Mr. Speaker:—Yes, I agree with Mr. K. Govinda Rao and postpone the question.

Rape of a Harijan Woman by Police Constables of Chevella Police Station

Will the Chief Minister be pleased to state:
(a) whether it is fact that one Harijan Woman Smt. D. Mallamma was raped by police constables of Chevella Police Station of Ranga Reddy District on 13-6-1979.

(b) if so, the action taken by the Government on the constables;

and

(c) whether the Government propose to give any financial aid to her?

(S) "(Shame—Shame from Opposition Benches.)"

Mr. Speaker:-I request you to note one thing, that before putting the question, there may be no “Upodghatham.”

Sri M. Venkaiah Naidu:- Sir, before going into the question, I would like to know as to what Upodgatham, means.

Mr. Venkaiah Naidu, you know that the Minister knows the fact of the case and you also know the fact of the case. Please put the supplementary without taking much time.

Sri. M. Venkaiah Naidu:- Sir, you are curtailing my time and liberty.

Why all those things. I am not curtailing your liberty. Please put the question. (Interruption from Opposition Benches)

I have not expressed the whole thing. I am not going even into the merits, as already a charge sheet has been filed. My point is
Not only about this particular case, but what about the general situations in the State?

Sri B. Machinder Rao:—We will protest. We have to go to protest. She is a Harijan lady and she has to be allowed to put the question.
Ota! Answers to Questions. 19th February 1980. 331

(1) ಮೂಲಕ ಸಂಸದ್ಯ ಸ್ಥಳದಲ್ಲಿ ಮಾರುತ್ತಾ ಅನುಹಾರ ನೀಡಲು ಇರುವುದು?

(2) ದೇಶದ ಧರ್ಮ ಸಂಸ್ಥಾಪಕರು ನ್ಯಾಯಧಾರೆ ಸಂದರ್ಭದಲ್ಲೆ ಮತ್ತು ಕೈಗಾರಿಕಾ ತಂಡಗಳಿಗೆ ಪ್ರತಿ ನಿವೃತ್ತಿ ಸ್ಥೂಲ ಮಾರುತ್ತಾ ಅನುಹಾರ ನೀಡಲು ಇರುವುದು?

(3) ಈ ವ್ಯಕ್ತಿಯವರು ಬಸ್ ಸ್ಟೋಪಿನಲ್ಲಿ ಸ್ಥಿತಿಸಿದ್ದಾರೆ ಮತ್ತು ಬಸ್ಗಳಿಗೆ ಪ್ರತಿ ಬದಲಾವಣೆ ನೀಡಲಾಗುತ್ತಾ ಅನುಹಾರ ನೀಡಲು ಇರುವುದು?

(4) ಮೂರು ಪ್ರತಿಪಾದಕರು ಬಸ್ ಸ್ಟೋಪಿನಲ್ಲಿ ಆಹಾರೋದನೆ ಸ್ಥಳದಲ್ಲಿ ಸ್ಥಿತಿಸಿದ್ದಾರೆ ಮತ್ತು ಕೈಗಾರಿಕಾ ತಂಡಗಳ ಪ್ರತ್ಯೇಕ ನಿಯಮಗಳಿಗೆ ಪ್ರತಿ ಮಾರುತ್ತಾ ಅನುಹಾರ ನೀಡಲು ಇರುವುದು?

(5) ಈ ವ್ಯಕ್ತಿಯವರು ಬಸ್ ಸ್ಟೋಪಿನಲ್ಲಿ ಸ್ಥಿತಿಸಿದ್ದಾರೆ ಮತ್ತು ಬಸ್ಗಳಿಗೆ ಪ್ರತಿ ಬದಲಾವಣೆ ನೀಡಲಾಗುತ್ತಾ ಅನುಹಾರ ನೀಡಲು ಇರುವುದು?

(6) ಮೂರು ಪ್ರತಿಪಾದಕರು ಬಸ್ ಸ್ಟೋಪಿನಲ್ಲಿ ಆಹಾರೋದನೆ ಸ್ಥಳದಲ್ಲಿ ಸ್ಥಿತಿಸಿದ್ದಾರೆ ಮತ್ತು ಕೈಗಾರಿಕಾ ತಂಡಗಳಿಗೆ ಪ್ರತಿ ನಿಯಮಗಳಿಗೆ ಪ್ರತಿ ಮಾರುತ್ತಾ ಅನುಹಾರ ನೀಡಲು ಇರುವುದು?
Oral Answers to Questions.

332 19th February 1930.

(1) Mr. D. T. :— The Congress in my constituency are very much disturbed. Are you taking any steps to allay the feelings of the Congressmen?

(2) Mr. T. W. :— May I ask the Home Secretary to take action against the three Congressmen who have been arrested?

(3) Mr. L. W. :— May I ask the Home Secretary to take action against the three Congressmen who have been arrested?

(4) Mr. D. T. :— Is the Home Secretary aware that the Congressmen are very much disturbed?

(5) Mr. T. W. :— May I ask the Home Secretary to take action against the three Congressmen who have been arrested?

(6) Mr. L. W. :— May I ask the Home Secretary to take action against the three Congressmen who have been arrested?

(7) Mr. D. T. :— Is the Home Secretary aware that the Congressmen are very much disturbed?

(8) Mr. T. W. :— May I ask the Home Secretary to take action against the three Congressmen who have been arrested?

(9) Mr. L. W. :— May I ask the Home Secretary to take action against the three Congressmen who have been arrested?

(10) Mr. D. T. :— Is the Home Secretary aware that the Congressmen are very much disturbed?
Studying of M. B. B. S. by Asst. Secretary of Education Dept. While in service

60—

*4913 Q. — Sarvasri P. Janardhan Reddy and Ch. Kasaiah (Kothagudcm): — Will the Chief Minister be pleased to state:
(a) whether it is fact that one Assistant Secretary of the Education Department studied M.B.B.S. while in service, and
(b) if so, how was he allotted?

59—4
334 19th February, 1980. Oral Answers to QuestionS-

(1) పలినం, వసులు: శాసనం జాతి చేసిన మనం నిలిచింది. అమలిక సంభవించింది. ఇక్కడ ప్రమాదం కావచ్చు. ఇక్కడ ప్రతి చిత్రం. సంస్థ జీవితం సాధనం చేసి ప్రతి చిత్రం నిలిచింది. ఇక్కడ కథ చేసింది. అప్పుడు వీటి సాధనం చేసింది. ఇక్కడ చేసి కథ చేసింది. వీటి సాధనం చేసి కథ చేసింది. ఇక్కడ కథ చేసింది. వీటి సాధనం చేసి కథ చేసింది.

(2) పలినం, వసులు: తెలుగు సాంస్కృతిక సంస్థా సంచారం చేసిన మనం నిలిచింది. 1948 మాయ ప్రమాదం సంభవించింది. అమలిక సంభవించింది. ఇక్కడ ప్రతి చిత్రం సాధనం చేసి ప్రతి చిత్రం నిలిచింది. ఇక్కడ కథ చేసింది. సంస్థ జీవితం సాధనం చేసి ప్రతి చిత్రం నిలిచింది. ఇక్కడ కథ చేసింది. సంస్థ జీవితం సాధనం చేసి కథ చేసింది. ఇక్కడ కథ చేసింది. సంస్థ జీవితం సాధనం చేసి కథ చేసింది.

re: (1) Setting on fire cattle shed etc., belonging to Sri K. Ranga Reddy of Thumboli.

(1) 10.00 a.m.

MATTERS UNDER RULE 329

re: (1) Setting on fire cattle shed etc., belonging to Sri K. Ranga Reddy of Thumboli.
19th February, 1980.

Matters Under Rule 329

re: (1) Setting on fire cattle shed etc., belonging to Sri K. Ranga Reddy of Thumboli.

Sri M. Bagga Reddy:—Sir, on 21-1-1980, Kandala Ranga Reddy, Secretary of Ramannapet taluq CPM, who is a resident of Thumboli H/o Pantangi village lodged a Complaint with the S.I. of police Choutuppal that on the night of 20-1-1980 his cattle-shed and haystack were set on fire and the cattle, which were tied in it received burn injuries. In the complaint he mentioned that about 25 persons were involved in the case. The S.I. of police Choutuppal registered a case in Cr.No. 9/80 U/s. 433 IPC and took up investigation. He visited the spot and made a panchanama of the offence. It was found that the cattle-shed was completely gutted along with some agricultural implements and tobacco and a portion of haystack were also burnt. Two bulls four he-buffaloes and two she buffaloes and calf which were tied in the cattle-shed also received burns. They were immediately rescued. The total damage was estimated at Rs.9,000/ roughly according to the version of the complainant. There were no eye-witnesses to the incident. The C.I. of Police Ramannapet visited the spot and when questioned, the complainant stated before him that there were no witnesses. Later on, on the advice of some of his party-men he produce some circumstantial evidence. Based on the evidence the S.I. of Police added Sections 147, 436, 149, IPC and made out a case against 21 persons, who were all Congress-I workers of Pattangi village and its hamlet Saidabad. All the accused persons were absconding from the village and, therefore, they could not be arrested so far. Special parties are going to arrest the accused. The police are going ahead with the investigation as per the merits of the case impartially without any fear or favour from any quarters.

Sri S. Jaipal Reddy:— This incident took place more than a month back. Complaint has been lodged against 21 persons. Not a single person has been so far apprehended. What more demonstration is required to prove that the Police is totally indifferent to the whole things? Now the Minister says that special parties will be sent out now to search for those who are at large.
atters under Rule 329: 19th February, 1980. 337

re: (2) Non-Supply of Coal to the Tobacco Growers.

Sri S. Jaipal Reddy:—What action the Minister proposes to take on the police men who have kept quiet for the last one month?

re: 2. Serious situation arising out of the non-supply of coal to the tobacco growers.
Matter Under Rule 329:

re: (2) Non-Supply of Coal to the Tobacco Growers.

Sri M. Baga Reddy:— Coal is despatched by the Singareni Collieries Company Limited to the TOBC Ryots on the basis of form IV issued by the Tobacco Board, Guntur. The work regarding the registration of TOBC for 1979-80 was completed by the Tobacco Board only on 31.8.1979. It was expected that this work should have been completed by the end of June but this could not be done because of the cyclone. As a result the registration of demand for the supply of coal was completed by the Singareni Collieries only at the end of October, 1979. As reported by the Tobacco Board, the total registered area in the State is 2.01 lakh Hectares; subsequently the revised estimate of the planted area is 1.40 lakh Hectares.

The total demand for coal at the rate of 3 Tons per hectare of Tobacco is of the order of 4.2 lakh Mt. on the basis of the individual requirements of farmers, they are permitted to indent directly with the Singareni Collieries Company Limited provided it is either a Box Wagon load or a lorry load. Considering this, the farmers either form into Cooperative Societies for the supply of coal or they indent their coal requirements through recognised dealers. Farmers may also demand individually or collectively in wagon loads. Instructions were separately issued that all demands for coal to be supplied in Box Wagons to ryots should be filed by November, 15, 1979. Dealers and Societies were allowed to register their wagon demand up to the end of January, 1980. For the year 1979-80 the demand and supply is as follows (upto 10-2-1980).
Matters Under Rule 329:

19th February, 1980. 339

re: (2) Non-Supply of Coal to the Tobacco Growers.

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Category of the indentor</th>
<th>Demand Registered</th>
<th>Supply</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Road</td>
<td>Rail</td>
<td></td>
</tr>
<tr>
<td>1.</td>
<td>Ryots</td>
<td>1,02,428</td>
<td>71,537</td>
<td>37,004</td>
</tr>
<tr>
<td>2.</td>
<td>Societies</td>
<td>25,752</td>
<td>NIL</td>
<td>9,222</td>
</tr>
<tr>
<td>3.</td>
<td>Dealers</td>
<td>1,45,522</td>
<td>2,013</td>
<td>22,562</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td>2,73,702</td>
<td>73,550</td>
<td>68,788</td>
</tr>
</tbody>
</table>

The position of supply and demand might be compared with the position obtaining in the year 1978-79. Last year the registered demand for coal was 4.21 lakhs M.Ts, of which the Singareni Collieries Company supplied 1.46 lakh M.Ts. by Rail and 1.37 lakh M.Ts. by road. Taking into account the fact that this year the season will be up to April 15, the supply of coal during the current year will certainly be not less than what was supplied during the year 1978-79 and in fact there is every expectation that it might be more.

Coming to the specific position in the Prakasam District the supply position is as follows:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Indentor</th>
<th>Demand Registered (M.T.)</th>
<th>Despatches made (MT) upto 10.2.1980.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Ryots</td>
<td>94,134</td>
<td>32,770</td>
</tr>
<tr>
<td>2.</td>
<td>Cooperative Societies</td>
<td>22,968</td>
<td>7,714</td>
</tr>
<tr>
<td>3.</td>
<td>Others</td>
<td>52,664</td>
<td>5,974</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>1,69,766</strong></td>
<td><strong>46,458</strong></td>
</tr>
</tbody>
</table>

Approximately 46,458 M.Ts, have been supplied by Rail and in addition 22,000 M.Ts, have been supplied by road. According to the estimates, approximately 42.7% of Tobacco area is in Prakasam District and as may be seen, approximately 48% of the total despatches have been made to this District.

There is some apprehension in certain quarters that some coal may be diverted to other places in the Country particularly to Tamil Nadu and Karnataka due to the overall shortage in coal. In order to prevent such unscrupulous action to the detriment of farmers, action has already been initiated to check such practices, if any.
Calling Attention to Matter of urgent public Importance:

re: Damaged condition of the Bridge on Swarnamukhi River Srikalahasti.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: Damaged condition of the Bridge on Swarnamukhi River, Srikalahasti.
PAPERS LAID ON THE TABLE OF THE HOUSE.

   Sri M. Baga Reddy:—Sir, on behalf of the Chief Minister I beg to lay on the Table a copy of the Annual Report of the Andhra Pradesh State Electricity Board for the year 1977-78 under sub-section (1) of Section 75 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948) as amended by the Electricity (Supply) Amendment Act 1966 (Act 30 of 1966) read with rule 59 of the Andhra Pradesh Electricity (Supply) Rules, 1958.

   Sri K. Obal Reddy:—Sir, I beg to lay on the Table a copy of the Fourth Annual Report of the Andhra Pradesh State Irrigation Development Corporation Limited for 1977-78 together with the Audit Report thereon, as required under Section 619-A (2) of the Indian Companies Act, 1956.

   Sri K. Ranga Rao:—Sir, I beg to lay on the Table a copy of the Annual Report of the Andhra Pradesh Housing Board for the year 1978-79 as required under Section 65 of the Andhra Pradesh Housing Board Act, 1956.

Mr. Speaker: —Papers laid.
PAPERS PLACED ON THE TABLE
Memoranda in pursuance of the Assurance given while answering LAQ No. 3920 (Starred).

Sri N. Janardhan Reddy:—Sir, I beg to place on the Table copies of the following Memoranda in pursuance of the Assurance given while answering LAQ No. 3920 (Starred) on the floor of the House on 26-2-1979.

1. Memo No. 743-N2/-78-17, Rev., dt. 27.12.1978.

Mr. Speaker.—Papers placed.

Mr. Speaker:—They were already placed on the table of the House. That is why we want some elucidation. This is a very important matter.

Mr. Speaker:—I will see. You give me a notice.

Mr. Speaker:—Now the Members may move their amendments to the Motion of Thanks.

Sri P. Janardhan Reddy:—Sir, I beg to move:—Add the following at the end

“But regret for not mentioning about the weaker Sections Harijans and Girijans Welfare Activities in the Speech.”

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 management of Co-operative Institutions.”

Add the following at the end
Motion on Address by the Governor (Contd.)

19th February, 1980

"But regret for not Speaking of development of Telangana Area."

Add the following at the end

"But regret for not mentioning about the six Point Formula."

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

Add the following at the end

"But regret to note that the Government decided against the conduct of elections to Panchayat Samithis, Councils simultaneously.

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."

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 owing 2 1/2 acres of wet land and 5 acres of dry land.

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."

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."

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.

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."

Mr. Speaker:—Amendments moved.
19th February, 1980.

Motion on Address by t

Governor (Contd.)
Motion on Address by the Governor (Contd.)

19th February, 1980. 345

(Sri K. B. Siddaiah in the Chair).

10-30 a.m.
Motion on Address by the Governor, (Contd.)

19th February 1980. 347

10.40 a.m.
348 19th February, 1980.

Motion on Address by the Governor (Contd.)
Motion on Address by the Governor (Contd.)

19th February, 1930.

59–6
Motion on Address by the Governor (Cont'd.)

19th February, 1980.

"..."
Motion on Address by the Governor (Contd.)

19th February, 1980.

351
352  19th February, 1980.  Motion on Address by the Governor (Contd.)

...
Chairman:—I am to announce to the House that amendments 11-10 a.m. to the following Bills will be received upto 9-00 A.M. on 20th February, 1980.

1. The Andhra Pradesh Civil Courts (Amendment) Bill, 1979 (as passed by the Legislative Council).
3. The Andhra Pradesh Municipalities (Second Amendment) Bill, 1980.
19th February, 1980.

Mot on on Address by the Governor

(Discussion Contd.)
19th February, 1980.

Motion on Address by the Governor (Contd.)

11-20 a.m.

...
356 19th February, 1980. Motion on Address by the Governor (Contd.)

మారుతుండని కావయేది. అందులోకి మరో అంశం కలిగిన సందర్భం న్యాయం పూర్వక పరిశీలన చేసేందుకు తెల్లేందుకు సూక్ష్మానికి సమ్భావితంగా ఉంది.

మారుతుండని కావయేది. అందులోకి మరో అంశం కలిగిన సందర్భం న్యాయం పూర్వక పరిశీలన చేసేందుకు తెలుసా ఉందుంటుంది. మారుతుండని కావయేది. అందులోకి మరో అంశం కలిగిన సందర్భం న్యాయం పూర్వక పరిశీలన చేసేందుకు తెలుసా ఉందుంటుంటాం.
Motion on Address by the Governor (Contd.)

19th February, 1980.

Motion on Address by the Governor (Contd.)

19th February, 1980.

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Sir,

I hereby move that this House expresses its satisfaction with the Address of the Governor to this House on the 19th February, 1980.

(Parliamentary Secretary for the Districts)

59—7
19th February, 1980.

Motion on Address by the Governor (Cont'd.)

[Text in Telugu]
Motion on Address by the Governor (Contd.)

19th February, 1980. 359

...
360 19th February, 1980, Motion on Address by the Governor (Contd.)

అధికారం ప్రకారం, ఎంతగా ప్రతిరోధం, ఎంతమాత్రం ప్రతిరోధం. అంటేప్రతి లింగాన్ని సంచలించడం పైన మన సభ్యులు ప్రతిరోధం చేసేందుకు మాత్రమే. మరుసైనీకులు రీతియే నిపుణారు. ఆంగ్ల విషయానికి సందర్భంగా రేపటం, మన సభల్లో రేలేని సందర్భం ఉంది. మరుసైనికులు రీతియే సందర్భం ప్రతిరోధం చేసేందుకు మాత్రమే. మర్యాదా ఆనాట్టి సందర్భం ప్రతిరోధం చేసేందుకు మాత్రమే. మరుసైనికులు రీటియే సందర్భం ప్రతిరోధం చేసేందుకు మాత్రమే.

అది సృష్టి హెల్ప్ ఆమె ఉత్తరం చేసింది కానీ రీతియే సందర్భం ప్రతిరోధం చేసేందుకు మాత్రమే. మరుసైనికులు రీటియే సందర్భం ప్రతిరోధం చేసేందుకు మాత్రమే.
19th February 1980

Motion on Address by the Governor (Contd.)

10.30 A.M. 

Lord President, Sir,  

In the Address we have put forward the state of the economy, the state of the public finances, and those reports on the progress of the various schemes. The responsibility for the economic situation has been left to the Prime Minister to explain. The public finances are also a matter of concern to the Prime Minister. The Prime Minister has explained the financial situation and what he has done in the last four years. The progress of the development schemes is also a matter of concern to the Governor. Therefore, it is the Governor's duty to explain what has been done in the last four years with regard to development schemes.

It is also a matter of concern to the Governor, as it is to all of us, that the country is in a better economic situation than it was in the last four years. The country is now in a better position to undertake various development schemes. The Prime Minister has explained that the country is now in a better position to undertake various development schemes. The Governor is, therefore, duty-bound to explain what has been done in the last four years with regard to development schemes. The Governor has explained that the country is now in a better position to undertake various development schemes. The Governor is, therefore, duty-bound to explain what has been done in the last four years with regard to development schemes.
Motion on Address by the Governor (Contd.)

11:50 a.m.---The Hon'ble Governor read out a letter from the Chief Minister, subject to which the Governor said that the Chief Minister's letter would be made available to the Members of the Legislative Assembly, but he would not read it, as it was intended for the immediate information of the House. He then went on to say that the Chief Minister had referred to certain matters which were pending in the Government, and he had suggested that the Governor might take some action in regard to them. The Governor said that he would consider the matter and submit his report to the House at an early date.
Motion on Address by the Governor (Contd.)

19th February 1980

363

(2) முந்தையவர் என்ன சொன்னார்? அவர் கசா செய்ந்து இல்லையேனும் இது நேர்த்தங்கள் என முன்னிலையில் தெரியும் முடியாது. எனவே இது உண்டு என்று நம்பீத் தன்னை காட்டாது. தன்னை காட்டி தங்க முடியாது. எனவே இது உண்டு என்று நம்பிக் காட்டிக்கொண்டு கோர்கின்றனாடு.
19th February 1980

Motion on Address by the Governor (Contd.)

The motion is not clearly visible in the image.
Motion on Address by the Governor (Contd.)

19th February, 1980. 365

...

Motion on Address by the Governor (Contd.)

...
Motion on Address by the Governor (Contd.)

19th February, 1980. 367
are on the threshold of a momentous era. After a winter of despair and discontent, it is now the spring of hope and fulfillment.”

12-10 p.m.

It is now the spring of hope and fulfillment. After a winter of despair and discontent, it is now the spring of hope and fulfillment.”
Motion on Address by the
Governor (Contd.)
19th February, 1980.

అమ plagiarism నుండి ఎంచుకోవడానికి మాత్రమే ఉండటం హేము. 78 అమిడి ప్రతిభానియా సంఘం ఈ సంఘం సమాధానం సహా? అందులో అందుచేసిన సంఘం గా దక్షిణ విభాగం నిలిచాడి. అంశానికి కొంటే ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి. అందుకందున్నాం ద్వారా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి.

అందుక కురుగికి, అందే మార్గంలో ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి. అందుక కురుగికి, అందే మార్గంలో ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి.

పాఠానికి, ఎంచుకోవడానికి మాత్రమే ఉండటం హేము. అంశానికి కొంటే ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి. అందుక కురుగికి, అందే మార్గంలో ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి. అందుక కురుగికి, అందే మార్గంలో ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి.

పాఠానికి, ఎంచుకోవడానికి మాత్రమే ఉండటం హేము. అంశానికి కొంటే ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి. అందుక కురుగికి, అందే మార్గంలో ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి.

పాఠానికి, ఎంచుకోవడానికి మాత్రమే ఉండటం హేము. అంశానికి కొంటే ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి. అందుక కురుగికి, అందే మార్గంలో ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి. అందుక కురుగికి, అందే మార్గంలో ప్రతిభా సంఘం యొక్క సంఘం గా దక్షిణ విభాగం నిలిచాడి.
370 19th February, 1980.  
Motion on Address by the Governor (Contd.)

...  

I regret to say that Dr. Channa Reddy has indulged in political d.buchery in organising and leading the State.  

- end of page -
During the course of investigation of the Collector it came to the light that Madigas did not want S.Nos. 58 and 59, as they did not want to live adjacent to Malas. To have a composite atmosphere, the Collector proposed S. No. 58 and 59.
19th February, 1980.

Motion on Address by the Governor (Contd.)

12-30 p.m.

యువకుల అనువాదంలో ప్రారంభం నిషేధం చెందింది. ఇది స్వతంత్రత రూపం అంటే అనుకూలం. సత్యఅంటే దానం అంటే భూమిభాగం. బాగుండి తినే అంటే లాభం అంటే ప్రతిభాధారణం. ఎందుకంటా వెండి దోహదం ప్రతిభాధారణం. మేమ సరసారి నిర్ణయించి ప్రతిభాధారణం. మా అయితే ఎందుకంటా అంటే గొప్పకురింది వెంటి దోహాల చేయాలని హెచ్చరింది. ఇది పరిచయం లేదా సమాచార వ్యాపారం వల్ల లాభం అంటే ప్రతిభాధారణం.

రాబులు స్వత్వంత్రత రూపం అంటే అనుకూలం. ఈ పరిస్థితిలో ప్రారంభం నిషేధం వేసాలని హెచ్చరింది. మనం 400 ప్రతిభాధారణం మార్కాబుగానికి 60 దినాల వాటి పై నిర్ణయించాలని ఫర్మ్యూనియియో. అందుకే అయితే నిర్ణయించాలని 20 దినాల వాటి సంవత్సరం పై నిర్ణయించాలని ఫర్మ్యూనియియియో. అందుకే ఇది పరిచయం లేదా సమాచార వ్యాపారం వల్ల లాభం అంటే ప్రతిభాధారణం.

మా అయితే ఎందుకంటా అంటే గొప్పకురింది వెంటి దోహాల చేయాలని హెచ్చరింది.

మా అయితే ఎందుకంటా అంటే గొప్పకురింది వెంటి దోహాల చేయాలని హెచ్చరింది.
Motion on Address by the Governor (Contd.)

19th February, 1980

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12 40 p. m.  

Motion on Address by the Governor (Contd.)
19th February, 1930.

Motion on Address by the Governor (Contd.)
376 19th February, 1980. Motion on Address by the Governor (Condt.)

(பார்த்தின் வழி கொள்ளல்) அய்வின் வழி தரும் பதிலிட்டு (சுருக்கிலும் குறுவர் வழி) ஒவ்வொரு தலைப்பு அல்லது விளக்கத்துடன் தொடர்பு. அல்லது இந்த வழி தரும் பதிலிட்டு (சுருக்கிலும் குறுவர் வழி) ஒவ்வொரு தலைப்பு அல்லது விளக்கத்துடன் தொடர்பு.

1971 வருடன் 48.6 இன்று வருடம் 1980 வருடம் 42.9 இல் சமக்கம் ஆனால், ஒவ்வொரு வருடம் வருடம் வடைவியும் குறுக்கு வழி தரும் பதிலிட்டு (சுருக்கிலும் குறுவர் வழி) ஒவ்வொரு தலைப்பு அல்லது விளக்கத்துடன் தொடர்பு. இது மேலும் தனி முனையம் ஓரும் அதிர்வேதிய குறுக்கு வழி தரும் பதிலிட்டு (சுருக்கிலும் குறுவர் வழி) ஒவ்வொரு தலைப்பு அல்லது விளக்கத்துடன் தொடர்பு. இது மேலும் தனி முனையம் ஓரும் அதிர்வேதிய குறுக்கு வழி தரும் பதிலிட்டு (சுருக்கிலும் குறுவர் வழி) ஒவ்வொரு தலைப்பு அல்லது விளக்கத்துடன் தொடர்பு.

12-50 pm

(பதிலிட்டு வழி கொள்ளல்) ஒருவருக்கு மறையும் வழி தரும் பதிலிட்டு (சுருக்கிலும் குறுவர் வழி) ஒவ்வொரு தலைப்பு அல்லது விளக்கத்துடன் தொடர்பு. அப்போது இந்த வழி தரும் பதிலிட்டு (சுருக்கிலும் குறுவர் வழி) ஒவ்வொரு தலைப்பு அல்லது விளக்கத்துடன் தொடர்பு. மேலும் தனி முனையம் ஓரும் அதிர்வேதிய குறுக்கு வழி தரும் பதிலிட்டு (சுருக்கிலும் குறுவர் வழி) ஒவ்வொரு தலைப்பு அல்லது விளக்கத்துடன் தொடர்பு.
Motion on Address by the Governor (Contd.)

19th February 1980

ప్రత్యేక పట్టానికేయ పద్ధతి. అనేక విభాగాలు మొదలు ఎంచుకునే ఉన్నాయి. అయితే క్రమంలో రెండో పద్ధతి ఉండటానికి ప్రత్యేక పట్టానికేయ పద్ధతి లభించాయి.

పిస్త్రితగా దీని చాలా భాగానికి భాగం ఉన్నాయి. అందుకండా విభాగాల పరిస్తితి తెలిసిన సమయంలో ముఖ్యమంత్రి మాత్రమే అవగాహనం చేసింది. అందుకే ఇది ప్రత్యేక పట్టానికేయ పద్ధతి లభించాయి. 

ప్రత్యేక పట్టానికేయ పద్ధతి ఉండటానికి కొనసాగిన పరిస్తితి తెలిసి ముఖ్యమంత్రి మాత్రమే అవగాహనం చేసింది. అందుకే ఇది ప్రత్యేక పట్టానికేయ పద్ధతి ఉండటానికి ప్రత్యేక పట్టానికేయ పద్ధతి లభించాయి.
1:00 p.m.  

'시각 1:00에, [예를 들어, '시각 1:00에']:

[이 부분에 대한 내용이 제공되지 않았습니다.]
Motion on Address by the Governor (Contd.)

19th February 1980  379

...
380 19th February 1980 Motion on Address by the Governor (Contd.)

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Motion on Address by the Governor (Contd.)

19th February, 1980

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19th February, 1980

Motion on Address by the Governor (Contd.)

...
19th February, 1980.

Motion on Address by the Governor (Contd.)

...
19th February, 1980.

Motion on Address by the Governor (Contd.)
Motion on Address by the Governor (Contd.)

19th February, 1980.

Motion on Address by the 19th February, 1980.
Governor (Contd.)


386 19th February, 1980.

Motion on Address by the Governor (Contd.)

1-30 p.m

...
Motion on Address by the
Governor (Cont'd)
19th February, 1980

모션은 1980년 2월 19일에 제출되었습니다. 부족한 사항이 있으면 안되기 때문에, 다음과 같은 사항을 제출하였습니다.

부족한 사항에 대한 추가 언급.

모든 사항이 제출되었습니다. 추가 사항 없이 다릅니다.

모든 사항이 제출되었습니다. 추가 사항 없이 다릅니다.

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모든 사항이 제출되었습니다. 추가 사항 없이 다릅니다.
388 19th February, 1980. Motion on Address by the Governor (Contd.)

388 19th February, 1980. Motion on Address by the Governor (Contd.)

1-40 p.m.

388 19th February, 1980. Motion on Address by the Governor (Contd.)

1-40 p.m.

388 19th February, 1980. Motion on Address by the Governor (Contd.)

1-40 p.m.

388 19th February, 1980. Motion on Address by the Governor (Contd.)

1-40 p.m.

The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

Sri N. Janardhan Reddy:—Sir, I move that:

"The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980 be taken into consideration."

Mr. Speaker:—Motion moved.

Sri Ch. Rajeshwar Rao (Sircilla):—In para 2 of Statement of objects and reasons it is stated:

"Further, the Government have accepted the suggestion made by the Study Team constituted for the purpose and have decided to issue pass books to owner, pattadar, mortgagee, occupant or tenant of land to enable them to secure loans on the basis of the entries in the pass book without requiring to approach the village officers and others every time. The entries in the pass book will be based on the entries in the record of rights prepared under the provisions of the Andhra Pradesh Record of Rights in Land Act, 1971, and shall be presumed to be true until the contrary is proved. In order to make the pass book comprehensive, the registering officer in the case of alienation or transfer of land and recording authority in all other
cases of transfer of land effected otherwise than under a registered document, are required to make necessary entries in the pass book, and the credit agencies are required to record the fact of granting of loans and the encumbrance of land, the grant of loan in the pass book, by making suitable provisions in the Andhra Pradesh Record of Rights in Land (Amendment) Act, 1971.

Sections 6-B and 6-C (2), which are proposed to be inserted read as follows:

"6-B: Pass book holder to have entries of alienation etc., recorded in pass book. Notwithstanding anything in the Registration Act, 1908, every pass book holder presenting a document before a registering officer appointed under the said Act, on or after the coming into force of the Andhra Pradesh Record of Rights in Land (Amendment) Act, 1980, relating to alienation or transfer of any land shall get necessary entries in respect of such alienation or transfer recorded in the pass book by such registering officer or by the recording authority in respect of all other cases of transfers of land effected otherwise than under a registered document".

"6-C (2) Any pass book holder approaching credit agency for a loan without getting necessary entries relating to alienations or transfers of his land or any encumbrance or charge thereon subsequent to the issue of the pass book, duty incurred therein shall be deemed to have committed an offence under Section 420 of the Indian Penal Code and shall be punishable for such offence".

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The meeting started at 10 a.m. and the Business was taken up in the following Order:

1. The Hon. Speaker proposed to take up the Business of the Day, which was duly adopted.
2. The Hon. Speaker explained the provisions of the Bill, which was duly accepted.
3. The Hon. Speaker adjourned the House at 5-40 p.m.

The Meeting of the House was adjourned at 5-40 p.m.
"Any pass-book holder approaching a credit agency for a loan without giving necessary entries relating to alienations or transfers of his land or any encumbrances or charge thereon subsequent to the issue of the pass-book, duly entered therein shall be deemed to have committed an offence under section 420 of the Indian Penal Code and shall be punishable for such offence."
6 C(2) says:—"Any pass book holder approaching a credit agency for a loan without getting necessary entries, relating to alienations or transfers of his land or any encumbrance or charge thereon subsequent to the issue of the pass book, duly entered therein shall be deemed to have committed an offence under Sec. 420 of the I. P. C.,
Th Andhra Pradesh Record of Rights
1. Land Amendment Bill, 1980

That is the unfortunate portion of this legislative business. You know very well that transfer can be effected by mere delivery of land, if that can be so, how can it be got recorded? There must be a process. Then there is partition. The unorganized poor already divided in a land, and that has to be got recorded. There must be a machinery where by the illiterate officials shall automatically do this. In the absence of all these provisions, a mere provision, simply penalizing in a round Section 420 for anybody approaching a credit agency is something unconstitutional and invalid. I hope I have impressed myself upon the Hon'ble Minister for Revenue.
Government Bills.

19th February, 1980.


...
Government Bills:
The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

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The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.


6-10 p.m.

1. కార్యాలయంలో (అవసరాలు) — అనుకుంటాలా, సంచాలన కార్యాలలో సమాచార ఆంధ్ర ప్రదేశ్ రాష్ట్రం ప్రధాన సాంస్కృతిక కార్యక్రమం యొక్క ప్రాంతాలు ఎందుకు ఉండవచ్చు? ఇందులో ఎంత సమాచారాలు ఉండవచ్చు?

2. తరువాత కార్యాలయంలో (అవసరాలు) — అనుకుంటాలా, సంచాలన కార్యాలలో సమాచార ఆంధ్ర ప్రదేశ్ రాష్ట్రం ప్రధాన సాంస్కృతిక కార్యక్రమం యొక్క ప్రాంతాలు ఎందుకు ఉండవచ్చు? ఇందులో ఎంత సమాచారాలు ఉండవచ్చు?

3. తరువాత కార్యాలయంలో (అవసరాలు) — అనుకుంటాలా, సంచాలన కార్యాలలో సమాచార ఆంధ్ర ప్రదేశ్ రాష్ట్రం ప్రధాన సాంస్కృతిక కార్యక్రమం యొక్క ప్రాంతాలు ఎందుకు ఉండవచ్చు? ఇందులో ఎంత సమాచారాలు ఉండవచ్చు?

4. తరువాత కార్యాలయంలో (అవసరాలు) — అనుకుంటాలా, సంచాలన కార్యాలలో సమాచార ఆంధ్ర ప్రదేశ్ రాష్ట్రం ప్రధాన సాంస్కృతిక కార్యక్రమం యొక్క ప్రాంతాలు ఎందుకు ఉండవచ్చు? ఇందులో ఎంత సమాచారాలు ఉండవచ్చు?

5. తరువాత కార్యాలయంలో (అవసరాలు) — అనుకుంటాలా, సంచాలన కార్యాలలో సమాచార ఆంధ్ర ప్రదేశ్ రాష్ట్రం ప్రధాన సాంస్కృతిక కార్యక్రమం యొక్క ప్రాంతాలు ఎందుకు ఉండవచ్చు? ఇందులో ఎంత సమాచారాలు ఉండవచ్చు?
Mr. Speaker— That may be in regard to . . . . . . .

("Every Bill involving expenditure shall be accompanied by a financial memorandum which shall invite particular attention to the clauses involving expenditure and shall also give an estimate of the recurring and non-recurring expenditure involved in case the Bill is passed into law.") at this stage we can't estimate . . . . . . . . . . . . . . .

Sri M. Omkar:—“It may be necessary to appoint additional or special staff in addition to the existing staff of the Revenue Department in the Districts to attend to the work specified in clause 3 of the Bill.

It is, however, proposed that the Record of Rights Staff, who will be appointed from the retrenched Land Reforms staff as and when land reforms work is wound up, will attend to the scheme of issuing pattadar pass books. The probable expenditure that may have to be incurred out of the Consolidated Fund of the State cannot be forecast at this stage.

We can adjust with this and we are able to do this.

Sri M. Venkaiah Naidu:—“It may be necessary so appoint additional staff...”
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Mr. Speaker:—That will be for future guidance.

In 6 (C) (1):—"Every loan granted by any credit agency, every encumbrance of land for the grant of a loan and every repayment of such loan, shall be recorded in the pass book by the concerned officer or authority under attestation be a competent officer of the credit agency?"
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6-30 p.m.
The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

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 средствами. Деревня была названа 
своим наименованием, а также 
впоследствии, это позволило 
определить его местоположение. 

В соответствии с п. 1.17 главы 1, 1917 года, в 
последующем, было установлено 
право на использование земельных 
территорий для сельского хозяйства. 

В соответствии с п. 1.17 главы 1, 1917 года, в 
последующем, было установлено 
право на использование земельных 
территорий для сельского хозяйства.
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అయినప్పటికి ఎంత దినాలు ఉండాలి చేసినప్పటి దానిని మనవు చేయింది సాధారణానికి శీతాస్థానాలు కాంసం అందించింది ఎంతమంది వికాసం అందించింది. ఆహారం, నేను చిత్రంలా చేసి, పోషణ పొడవు లేదా చేసి వస్తుంది. దీని మీద ప్రధాన విషయం రామాణం కుమార ఆవిష్కరించాడు. దీని విశేషాలు విభిన్నమైనవి, కాని ఇది దస్త్రంలో దిందింది. దీని ప్రధాన విషయం రామాణం కుమార ఆవిష్కరించాడు. దీని ప్రధాన విషయం రామాణం కుమార ఆవిష్కరించాడు.

చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది ఉంది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది, అయితే మూడు విషయాలు కచ్చితంగా తెలిపింది. చేసి అందించిన మూడు విషయాలు కచ్చితంగా తెలిపింది.
The Andhra Pradesh Record of Rights in Land (Amendment), Billy 1980.

The Government have decided to get these pass books prepared and issued within a period of two months from 1st September, 1979. Hence the work enumerated below should be got done within the time span allotted to each starting from 1st September, 1979:

(a) For each Revenue village, a register called Basic Village Register of Holdings should be prepared in the format enclosed to this order as Annexure A. This register should be prepared with reference to village accounts, particularly village account No. 10(1) and village Account No. 10 2 and on the basis of the personal knowledge of the village officers and other knowledge of the village. It should be written Survey Number-wise and the names of the owners, enjoyers, etc. should be those of living persons.
The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

This work should be got done with strict and tight supervision by the Firkta Revenue Inspector Girdavar or any officer to be selected by the Tahsildar belonging to any Department in the district and within a period of two weeks from the date of commencement of this work—namely 1-9-1979. As soon as the Basic Village Register of Holdings is prepared it should be published in the village by affixture in the Chavidi and by beat of tom tom in the village, calling upon all persons claiming interest in lands to file objections or request for alterations, additions to and deletions from the register before the Tahsildar within a period of two weeks from the date of publication.
410 19th February, 1980. Government Bills:
The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

Sri N. Jarardhan Reddy:—

(c) "Depending upon the total number of objections, received from each village, the Tahsildar shall depute from out of all the Gram Panchayat, Zilla Parishad and other departmental staff available in the taluk, officer, not lower in rank than a Deputy Tahsildar of the Revenue Department (as for example Agriculture Extension Officer, Cooperative Extension Officer, etc.) to visit personally two or three villages, hear the parties, record statement, and come to some rough and ready conclusion on the objections filed before him. If such staff are not sufficient, the Tahsildar, in his discretion, may depute to some places any officer of the Revenue Department, who is qualified to be a Revenue Inspector. This work should be got done within a period of two weeks.

(d) Based upon the orders to be passed on the representations as in (c) above, the Basic Register of holdings of the village should be finalised, and prepared by the persons deputed by the Tahsildar to hold inquiry in the village and signed by him and then published in the village. This should follow immediately after the enquiry in (c) is over. The register thus prepared will be the Basic Village Register of holdings.

As soon as the basic register is finished, the Village Officers shall prepare a Pattadar Pass Book based on the Basic Register of Holdings, get it counter-signed by the Revenue Inspector, a copy of this pass book should then be handed over to the ryots in the village. This should be got done within a period of two weeks...
Government Bills: 19th February, 1980. 411

The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

Mr. Speaker:—The question is:

"That the Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980 be taken into consideration."
The Motion was adopted.

Mr. Speaker:—There are no amendments to Clause 2, The question is:

"That Clause 2 do stand part of the Bill.,

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

CLAUSE-3

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

In clause 3 for sub-clause 6-A (1), (2) and (3) substitute the following:

"6-A (1) The Government shall, within 6 months of the commencement of this Act, shall issue a pass book to every owner, pattadar, mortgage, occupant, or tenant of any land on payment of rupee one.

(2) Any person, may, within a month after receiving the pass book apply to the Tahsildar for rectification of the entries contained in the pass book, if any.

(3) On receipt of such an application, the Tahsildar, shall cause any enquiry to be made in such manner as may be prescribed and shall pass an order on the objections raised there in.

(4) An appeal shall lie over the orders passed by the Tahsildar before the Revenue Divisional Officer in such manner as prescribed and the orders of the Revenue Divisional Officer shall be final.

(5) Every entry in the pass book shall be presumed to be true until the Contrary is proved.

Sri V. Sobhanadreeswara Rao:— Sir, I beg to move:

Delete sub-clause 6-c (2) of clause 3.

Mr. Speaker:— Amendments moved.
The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

There is already a provision in the Record of Rights Act.

What is the difficulty in incorporating the required provisions, in this?
Government Bills:
The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

Why should you not incorporate the accepted provisions in the body of this Bill?

We will incorporate these things in the Rules.
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The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

There should be some method regarding the issue of pass-book on his application.
Government Bills:
The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

Mr. Speaker:—So, you are not accepting. Now I put the amendment to vo.e.

The question is:

"In clause 3 for sub-clause 6-A (1), (2) and (3) substitute the following:

6-A (1) The Government shall, within 6 months by the commencement of this Act, shall issue a pass book to every owner, pattadar mortgagee, occupant or tenant of any land on payment of rupee one.

(2) Any person, may, within a month after receiving the pass book apply to the Tahsildar for rectification of the entries contained in the pass book, if any.

(3) On receipt of such application, the Tahsildar, shall cause any enquiry to be made in such manner as may be prescribed and shall pass an order on the objections raised therein.

(4) An appeal shall lie over the order, passed by the Tahsildar before the Revenue Divisional officer in such manner as prescribed and the orders of the Revenue Divisional Officer shall be final."
Government Bills: 19th February, 1980

The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

(5) Every entry in the pass book shall be presumed to be true until the contrary is proved.

Sri K. Govinda Rao Pressed for division.

The House divided thus:

Ayes .. 19 - Noes .. 63

Neutrals.. nil.

The amendment was lost.

Any pass book holder approaching a credit agency for a loan without getting necessary entries, relating to alienations or transfers of his land or any encumbrance or charge therein subsequent to the issue of the pass book, duly entered therein shall be deemed to have committed an offence under Sec. 420 of the I.P.C. and shall be punishable for such offence at Law.

7-20 p.m.
4i8 i9th February, 1980


Sri S. Jayakrishnan :— The Government has moved the Bill. The Ashley Hervey Bill was passed by the House. Therefore, the 420 [420] factor has to be considered. This Bill introduces a new factor to the Law. The 420 factor is introduced to the Law. The 420 factor is introduced to the Law. The 420 factor is introduced to the Law.

Mr. T. Lakshminarayana :— I understand that the 420 factor has been introduced to the Law. The 420 factor has been introduced to the Law. The 420 factor has been introduced to the Law.

Sri N. Janardhana Reddy :— Sir, he cannot narrate that definition here. Because we have provided all the necessary implications in the Act itself. This question of “420” does not arise.
The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

Sri A. Veerappa:—Sir, after pass-books were issued all the entries would be there. If some transactions were made by the parties themselves and that is suppressed, that is deemed to be a crime.

Mr. Speaker:—Mr. Venkataramayya, who is a Lawyer will elucidate over this thing.

Sri K. Venkataramayya (Gooty):—Clause 2 reads “Any pass-book holder approaching a credit agency for a loan without getting the necessary entries relating to alienations or transfers of his land or any encumbrance or change subsequent to the issue of the pass-book, duly entered therein shall be deemed to have committed an offence under Sec:ion 420 I.P.C.” Section 420 is used only as a measure of punishment. The word used is “deemed”. That means whatever is contained in Sec. 420 there the intention is also mentioned in Sec. 420 separately we need not mention. It deems an offence.
Mr. Speaker:—That has nothing to do with this presumption. I.P.C. has nothing to do with this. Whether it is fact or not it will attract Sec. 420, unless you say internationally. Unless deliberately done it will be dangerous.
The Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980.

That the Andhra Pradesh Record of Rights in Land (Amendment) Bill, 1980 be passed.

Mr. Speaker: — Motion moved.
The motion was adopted and the Bill was passed.

The Tirumala-Tirupathi Devasthanams (Amendment) Bill, 1980.

Sri P.V. Chowdary: — I beg to move:
That the Tirumala-Tirupathi Devasthanams (Amendment) Bill, 1980, be taken into consideration.

Mr. Speaker: — Motion moved: (Pause)

Mr. Speaker:— The question is:
That the Tirumala-Tirupathi Devasthanams (Amendment) Bill 1980, be taken into consideration.

The motion was adopted.

Mr. Speaker:— There are no amendment to Clauses. The question is
"That Clauses 2, 3 to 6 and Enacting Formula and Long Title do stand part of the Bill."

"The motion was adopted and Clauses 2, 3 to 6, and 1, Enacting Formula and Long Title were added to the Bill."

Sri P.V. Chowdary:— I beg to move:
"That the Tirumala-Tirupathi Devasthanams (Amendment) Bill, 1980, be passed."

Mr. Speaker:— Motion moved.

(PAUSE)

Mr. Speaker:— The question is:
"That the Tirumala-Tirupathi Devasthanams (Amendment) Bill 1980 be passed."

The motion was adopted and the Bill passed.


Sri M. Venkayya Naidu:— Point of Order, Sir. The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bill, 1980 the provisions of this Bill and particularly the clauses which are inserted—they are all unconstitutional and ultra vires.
Government Bills; 19th February, 1980. 423


Mr. Speaker:—I will read from the proceedings of the Parliament.

Sri M. Venkaiah Naidu:—Even our own proceedings are there.

Mr. Speaker:—I am quoting Shakdher. "It is the accepted practice in Lok Sabha that the Speaker does not give any ruling on a point of order raised whether a Bill is constitutionally within the Legislative competence of the House or not. The House also does not take a decision on the specific question of vires of a Bill. It is open to Members to express their views in the matter and to address arguments for and against the vires for the consideration of the House. The Member take this aspect into account in voting on the motion for leave to introduce the Bill or on the subsequent motions on the Bill.

Mr. Speaker:—I will read further. "Before 1942, whenever a question was raised in the Central Legislative Assembly as to whether a Bill, clause or amendment fell outside the competence of the House to enact, the Speaker took upon himself to uphold or rule out the point of order after hearing arguments on both sides. Ruling that a question of Legislative competence of the Assembly should be decided by the House itself, Speaker Abdur Rahim observed: "A question relating to the Legislative competence of the Assembly which may often involve..."
much difficulty and complexity should not be summarily settled by the Chair on a point of order. In fact, the Federal Court has been established for the very purpose of dealing with these questions and the Chair has really not the facilities or the time and the material or which to come to a satisfactory conclusion on a point of this character so as to be able to hold finally whether the Assembly should or should not consider the particular Legislative proposal. I therefore hold that this is not a question which should be settled by a ruling of the Chair on a point of order.

Sri M. Venkaiah Naidu:— We are not questioning the ruling. I have raised a point of order for clarification. There were certain Precedents of this House wherein the A.G. was called to give his opinion.

7.50 p.m.}

The law is certainly extraordinary one and has been made only to meet those exceptional cases where no witnesses for fear of violence for their person or property are willing to despose publicly against certain bad characters, whose presence in certain areas constitute amenace to the safety of the public residing therein. This object would be wholly defeated if a right to confront or cross-examine these witnesses is given to the suspect. The power to initiate proceedings under the Act has been vested in a very high and responsible officer who is expected to be cautious and impartial while discharging
Government Bills: 19th February, 1980


his duties under this Act."

Statutory Resolution


Sri M. Omkar:— Sir, I beg to move:

"That this House disapproves the Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Ordinance, 1979, (Andhra Pradesh Ordinance 13 of 1979 (Promulgated by the Governor on 26th October, 1979.)

Mr. Speaker:— Resolution moved.

Sri M. Baga Reddy:—Sir, on behalf of the Chief Minister I beg to move:

"That the Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bill, 1980, be taken into consideration.

Mr. Speaker:— Motion moved.
The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bill, 1980

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Act, 1930: the Drugs and Cosmetics Act, 1940; the Prevention of Food
Adulteration Act, 1954; the Essential Commodities Act,1955; the India,
Arms act 19.9; the Customs act 1960; the Foreign Exchange Regulation
Act 1974 and the Andhra Pradesh Prevention of Begging Act. 1677;

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Sections

Statements conducing to public mischief:—Whoever makes publishes or circulates any statement, rumor or report:

(a) with intent to cause or which is likely to cause any officer, soldier, sailor or airman in the Army, Navy or Air-Force of India to mutiny or otherwise disregard or fail in his duty as such;

(b) with intent to cause or which is likely to cause fear of alarm to the public or to any section of the public whereby any person may be induced to commit an offence against the State or against public tranquility;

(c) with intent to incite or which is likely to incite any class or any class or community or persons to commit any offence against any other class or community;

shall be punished with imprisonment which may extend to three years or with fine or with both.

Section 505 deals with the liberty of the subject. It must be construed very strictly in favour of the Defence. A legitimate ventilation of grievance against the local authorities by means of publication of a pamphlet should not be checked by initiating a prosecution under this Section. Unless the contents of the pamphlet amounts to incitement to an offence the persons who have published and circulated the same cannot be held guilty of an offence under this Section. The words class in Section 505 is significant. Any definite or ascertainable class of citizens of India will come within this Section. Therefore, where the accused should slogans in praise of the assassin of Mahatma Gandhi it was held that was likely to invite innumerable citizens who had great reverence for Mahatma Gandhi and at least Congressmen to commit some offence against the Hindu Sabhaiites including those who formed the rally and the offence under this Section was made out. The Section is intended to deal with real classes and real communities and not purely imaginary people.
Government Bills:

14th February, 1980.


...
Government Bills: 19th February, 1980; 429


8.10 p.m.

When Police may arrest without Warrant: (a) Any Police Officer may without an order from a Magistrate and without a warrant arrest any person

(a) Who has been concerned in any cognizable offence, or against whom a reasonable complaint has been made, or credible information has been received, or a reasonable suspicion exists of his having been so concerned; or

(b) Who has in possession without lawful excuse, the burden of proving such excuse shall lie on such person, any implement of house-breaking; or

(c) Who has been proclaimed as an offender either under this Code or by an order of the State Government; or

(d) In whose possession anything is found which may reasonably be suspected to be stolen property and who may reasonably be suspected of having committed an offence with reference to such thing; or
430 19th February, 1980,

Government Bills:

(e) Who obstructs a Police Officer while in the execution of his duty or who has escaped or attempts to escape from lawful custody; or

(f) Who is reasonably suspected of being a deserter from any of the Armed Force of the Union; or

(g) Who has been concerned in, or against whom a reasonable complaint has been made, or credible information has been received, or a reasonable suspicion exists of his having been concerned in any act committed at any place out of India, if committed in India would be punishable as an offence and for which he is, under any Law relating to extradition or otherwise, liable to be apprehended or detained in custody in India; or

(h) Who being a released convict, commits a breach of any rule made under Sub-section (5) of Section 356; or

(i) For whose arrest any requisition, whether written or oral, has been received from another Police Officer; provided that the requisition specifies the person to be arrested and the offence or other cause for which the arrest has to be made and it appears therefrom that the person might lawfully be arrested without a warrant by the officer who issued the requisition.

(2) Any Officer in charge of a Police Station may, in like manner, arrest or cause to be arrested any person belonging to one or more of the categories of persons specified in Section 19 or Section 110.
Government Bills:  

The Anjhra Prades 
Prevention of Anti-Social and 
Government Bills:

The object of Article 50 is separation of Judiciary from the Executive. “The State shall take steps to separate Judiciary from the Executive in the public services of the State.” The object is to separate Judiciary from the Executive.

The petitioner submits that the above averments are acts if they are correct, whose veracity is denied, are acts done in discharge of the duties of a Government servant who has powers to order arrest and detention. The complainant made the following allegations in Para 7 which in fact will not amount to any offence. The complainant was taken to the Police Station, Charminar. A-1 was present there. A-2 introduced the complainant to A-1 as the Advocate who filed the complaint against the Police Officers. A-1 shouted saying let this bastard be here for four days. He will realise what the Police is and told A-2 to teach the complainant a lesson. A-1 shouted saying “Bastard this is not your court” etc.

That the complainant made the following allegations in Para 7 which in fact will not amount to any offence. The complainant was taken to the Police Station, Charminar. A-1 was present there. A-2 introduced the complainant to A-1 as the Advocate who filed the complaint against the Police Officers. A-1 shouted saying let this bastard be here for four days. He will realise what the Police is and told A-2 to teach the complainant a lesson. A-1 shouted saying “Bastard this is not your court” etc.

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Government Bills:

The Andhra Pradesh
Prevention of Anti-Social and

19th February, 1980.

Central Provinces and Bearnar Gundas Act, (Act 10 of 1946) Section 4 and 4-A in such circumstances cannot be held to be valid. The Section does not indicate the extent place, or the area days distance or the residence of the person; that the person externed shall be provided with any residence maintaininance or means of livelihood.
Government Bills:
The Andhra Pradesh Prevention of Anti-Social and Hazardous Activities Bill, 1980,

The State shall not deny to any person equality before the law or the equal protection of the laws within the territory of India.

1. All citizens shall have the right—
   (a) to freedom of speech and expression;
   (b) to assemble peaceably and without arms;
   (c) to form associations or unions;
   (d) to move freely throughout the territory of India;
   (e) to reside and settle in any part of the territory of India;

(f) to acquire, hold and dispose of property; and
(g) to practise any profession, or to carry on any occupation, trade or business."

“...No person shall be deprived of his life or personal liberty except according to procedure established by law.”

Mr. Speaker:—We shall take up this Bill again after the reply to the discussion on the motion of thanks to the Governor’s Address tomorrow.

The House, now stands adjourned till 8.30 a.m. tomorrow.

(The House, then adjourned till 8.30 a.m. on 20th February, 1980.)