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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Deputy Speaker: Sri A. Eswara Reddy.

Panel of Chairmen:
2. Sri B. Gnanaprakasam.
5. Sri Pooja Subbaiah.

Secretary: Sri E. Sadashiva Reddy.

Joint Secretary: Sri D. L. Narasimham.

Deputy Secretary: Sri M. Ramanadha Sastry.

Assistant Secretaries:
1. Sri S. Bhuvanandha Sarma.
2. Sri Md. Ghoul Kala.
4. Sri H. V. Bhaskaram.
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ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Thursday, the 12th November, 1981.

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

(Mr. Deputy Sepaker in the Chair)

ORAL ANSWERS TO QUESTIONS

ADMITTING OF POLYTECHNIC STUDENTS INTO III YEAR IN ENGINEERING COLLEGES

51—

*8600 Q.—Sarvasri M. Omkar, (Narasampet), N. Raghava Reddy (Nakrekal) and Smt. Mallu Swarajyam (Thungathurthy) :—Will the Minister for Technical Education and Indian Medicine be pleased to state:

(a) whether the Government are contemplating to admit the students who obtained Diploma in the Polytechnic Colleges into the III year B.E. B.Tech. courses in Engineering Colleges:

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

(c) if not, the reasons therefor?

An asterisk before the name indicates confirmation by the member.
Oral Answers to Questions

2 12th November, 1981.

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Oral Answers to Questions

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2 12th November, 1981.

Oral Answers to Questions

2 12th November, 1981.
Collection of Abnormal Charges at Kalichedu etc., Hospitals in Nellore Non-Mica Labour Patients

52—

*8210 Q.—Sri N. Venkataratnam Naidu (Rapur):—Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that abnormal charges are collected by the mica mines welfare hospital authorities at Kalichedu, Thummala Thalupur and Sydapuram in Nellore District from the patients who are non-mica labour; and

(b) if so, the reasons therefor?

They are creating health hazards and charge more and abnormally to attend to the health hazards. They are collecting the cess from the Mica Industries. Is it not inappropriate? please correct this.
implementation of the scheme for the establishment of 00 veterinary institutes.

Payment of Pension to Aged farm Labourers

54—

*8037 (U) Q—Sarvasri C. Janga Reddy (Shyampet) and N.S. N. Reddy:—Will the Minister for Social Welfare be pleased to state

(a) whether it is a fact that Government propose to give Rs. 25/-per month as pension to the old and crippled farm labourers who had reached 60 years of age, as is done in Tamilnadu, and

(b) if not, the reason therefor?
Oral Answers to Questions. 12th November, 1981.

(1) చర్చ కారణం యొక్క ప్రత్యేకత ఉండి. దీనిని ప్రత్యేక విషయంగా మొదటి 1-4-1981 నుండి పరిశ్రమ చేసారు. 1980-81 సంవత్సరంలో మొహాల్ పరిశ్రమ మూడికి శుంభయం కేంద్రం నుండి కోసం వేసారు.

(2) దీని కుల మొత్తం 10 రూపాయలు.

(3) ఇది సాధారణ ప్రత్యేకిత ఉత్పత్తి ఆపందించిన మెమోరీస్ మండలం ప్రత్యేకపడుతుంది. డిసెంబర్ 1980 వరకు ప్రతి సంవత్సరం ప్రతి సర్వే చేసారు. ఈ ప్రతి సర్వే ప్రతి సంవత్సరం వచ్చే చిత్రాలు ప్రతి సంవత్సరం ప్రత్యేకంగా పరిశ్రమ చేసారు.

(4) ఇది సాధారణ ప్రత్యేకిత ఉత్పత్తి ఆపందించిన మెమోరీస్ మండలం ప్రత్యేకపడుతుంది. డిసెంబర్ 1980 వరకు ప్రతి సంవత్సరం ప్రతి సర్వే చేసారు. ఈ ప్రతి సర్వే ప్రతి సంవత్సరం వచ్చే చిత్రాలు ప్రతి సంవత్సరం ప్రత్యేకంగా పరిశ్రమ చేసారు.
12th November, 1981.

Oral Answers to Question.

(1) ఎంపికలు: — మొదట మారుతున్న లోకాంతరాణి, మటి, అవి ఎందుకండా జరిగారు? అంటే ఎందుకండా ఉండగా జరిగారు?

(2) ఎంపికలు: — మార్పిడీలు ఎంటరాణి, సాధనాయుంచారు, ఎండుకండా ఉండాలయం?

(3) ఎంపికలు: — శిక్షణ కేంద్రాలు ఎంటరాణి, మార్పులు బట్టానికి ఉండాలయం?

(4) ఎంపికలు: — సాధనాలు ఎంటరాణి, సాధనాలు బట్టానికి ఉండడానికి ఉండాలయం?

(5) ఎంపికలు: — ప్రభుత్వ అధీనంగా తప్పక ఎంటరాణి, ప్రభుత్వ దయదాతిని బట్టానికి ఉండాలయం?

(6) ఎంపికలు: — ప్రభుత్వ ప్రధానికి ప్రత్యేకమైన ఎంటరాణి, ప్రధాని ప్రతి ప్రత్యేకమైన ఉండడానికి ఉండాలయం?

(7) ఎంపికలు: — ఆంగ్లం మాట్లాడటానికి ఎంటరాణి, ఆంగ్లం ప్రతి ప్రతి ఉండడానికి ఉండాలయం?

(8) ఎంపికలు: — ఇతర లోకాంతరాణి, ఇతర మార్పులు బట్టానికి ఉండాలయం?

(9) ఎంపికలు: — ఇతర సాధనాలు, ఇతర మార్పులు బట్టానికి ఉండడానికి ఉండాలయం?

(10) ఎంపికలు: — ఇతర ప్రభుత్వ సమాచారాలు, ఇతర ప్రభుత్వ ప్రతి ప్రతి ఉండడానికి ఉండాలయం?

(11) ఎంపికలు: — అతి ప్రతి ప్రతి ప్రతి ఉండడానికి ఉండాలయం?

(12) ఎంపికలు: — మరింత ప్రతి ప్రతి ఉండడానికి ఉండాలయం?
Oca! Answers to Questions. 12th November, 1981.

1. Question: What is the answer to the question regarding the 21st of the month? The answer is 9.

2. Question: What is the answer to the question regarding the 20th of the month? The answer is 7.

3. Question: What is the answer to the question regarding the 22nd of the month? The answer is 10.

4. Question: What is the answer to the question regarding the 23rd of the month? The answer is 10.

5. Question: What is the answer to the question regarding the 19th of the month? The answer is 10.

6. Question: What is the answer to the question regarding the 18th of the month? The answer is 10.

7. Question: What is the answer to the question regarding the 17th of the month? The answer is 10.

8. Question: What is the answer to the question regarding the 16th of the month? The answer is 10.

9. Question: What is the answer to the question regarding the 15th of the month? The answer is 10.
12th November, 1981.

Oral Answers to Questions.

After all social welfare programmes, The House Committee is already there to look after all social welfare programmes.
Oral Answers to Questions.

12th November, 1981.

1. The Hon. Minister stated:—1981-82 was a drought year resulting in considerable loss. In 1981, the Hon. Minister stated that the deficit in the revenue would be 40%. This year, the Hon. Minister stated that the revenue deficit would be 60%. The Hon. Minister stated that the deficit in the revenue would be 80%.

2. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 60%.

3. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 80%.

4. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 80%.

5. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 80%.

6. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 80%.

7. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 80%.

8. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 80%.

9. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 80%.

10. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 80%.

He will place the information on the table of the House tomorrow.

11. The Hon. Minister stated:—The Hon. Minister stated that the deficit in the revenue would be 80%.
Removing of Buses Flying From Wanaparthy Bus Depot to Small Villages

55—

*8206-Q.—Sri M. Jayaramulu (Wanaparthy):—Will the Minister for Transport be pleased to state:

(a) whether it is a fact that the buses plying from wanaparthy bus depot to several small villages have been removed;

(b) whether it is also a fact that the buses plying in the ordinary routes are also not running in time from wanaparthy bus depot with the result the passengers have to wait for hours together;

(c) whether it is also a fact that the repairing tools are not available in wanaparthy bus depot; and

(d) if so, the action taken by the Government there on?
Oral Answers to Questions. 12th November, 1981.

1. What is the definition of (noun)?

2. Explain the relationship between (noun 1) and (noun 2).

ప. నిశ్చిత వాడక జరుగుని — మరా కర్డు సమాచారం చెప్పాడు లేదు. మినిట్‌లో నాణ్యాలు పెరిగినాపోయినాపోయినాపోయినాపోయినాపోయినాపోయినాపోయినాపోయి అయితే, మున్న నాణ్యాలు ఎందుకంటం పెరిగినాపోయినాపోయినాపోయినాపోయి అయితే? 

ప. తెలుగు పత్రికలు — భారత్ భూమికేంద్ర జరుగుని పట్టిందం మినిట్‌లో నాణ్యాలు పెరిగినాపోయినాపోయినాపోయినాపోయినాపోయినాపోయినాపోయినాపోయినాపోయి అయితే, మున్న నాణ్యాలు ఎందుకంటం పెరిగినాపోయినాపోయినాపోయినాపోయి అయితే?

ప. మాతృకా పత్రికలు — భారత్ భూమికేంద్ర జరుగుని పట్టిందం మినిట్‌లో నాణ్యాలు పెరిగినాపోయినాపోయినాపోయినాపోయి అయితే, మున్న నాణ్యాలు ఎందుకంటం పెరిగినాపోయి అయితే?

ప. శాస్త్ర పత్రికలు — భారత్ భూమికేంద్ర జరుగుని పట్టిందం మినిట్‌లో నాణ్యాలు పెరిగినాపోయినాపోయి అయితే, మున్న నాణ్యాలు ఎందుకంటం పెరిగినాపోయి అయితే?

ప. సాప్తవారం — భారత్ భూమికేంద్ర జరుగుని పట్టిందం మినిట్‌లో నాణ్యాలు పెరిగినాపోయి అయితే, మున్న నాణ్యాలు ఎందుకంటం పెరిగినాపోయి అయితే?

ప. ప్రత్యేక పత్రికలు — భారత్ భూమికేంద్ర జరుగుని పట్టిందం మినిట్‌లో నాణ్యాలు పెరిగినాపోయి అయితే, మున్న నాణ్యాలు ఎందుకంటం పెరిగినాపోయి అయితే?

ప. సాధారణ పత్రికలు — భారత్ భూమికేంద్ర జరుగుని పట్టిందం మినిట్‌లో నాణ్యాలు పెరిగినాపోయినాపోయి అయితే, మున్న నాణ్యాలు ఎందుకంటం పెరిగినాపోయి అయితే?
Appointment of R.T.Os. In Andhra Area.

a) Whether it is a fact that contrary to the spirit of six Point Formula all the R.T.Os. selected by A.P.P.S C. are appointed in the Andhra area only; and

b) if so, the reasons thereof?

S. 6

L.A.Q. Postponed From 6-5-1981

Oral Answers to Questions. 12th November, 1981.

Minister for Transport be pleased to State:

b) if so, the reasons thereof?

స్రీ క్. రోషాయాహ్ — పాలనా పద్ధతిని మనం ప్రతి సమయంలో చేసే వాటిల్లో అధిక సమాధానం ఉంటుంది?

డి. ప్రస్తుత మేధావులు నుండి 8 సంధి ప్రశ్నలు సమాచారం చేసే వాటిల్లో అధిక సమాధానం ఉంటుంది?

యంగా సంధిదేశాలు — సంధి పద్ధతి శాసనానికి ఉపయోగం చేయబడింది?

ఉపసర్ఫాంకీ పద్ధతి మరింత సమాధాన అవసరం ఉంది?

స్రీ క్. రోషాయాహ్ — ప్రశ్నాంశాల సంధి శాసనానికి ఉపయోగం చేయబడింది?

యంగా సంధిదేశాలు — సంధి పద్ధతి శాసనానికి ఉపయోగం చేయబడింది?

ఉపసర్ఫాంకీ పద్ధతి మరింత సమాధాన అవసరం ఉంది?

స్రీ క్. రోషాయాహ్ — ప్రశ్నాంశాల సంధి శాసనానికి ఉపయోగం చేయబడింది?

యంగా సంధిదేశాలు — సంధి పద్ధతి శాసనానికి ఉపయోగం చేయబడింది?

ఉపసర్ఫాంకీ పద్ధతి మరింత సమాధాన అవసరం ఉంది?

స్రీ క్. రోషాయాహ్ — ప్రశ్నాంశాల సంధి శాసనానికి ఉపయోగం చేయబడింది?

యంగా సంధిదేశాలు — సంధి పద్ధతి శాసనానికి ఉపయోగం చేయబడింది?

ఉపసర్ఫాంకీ పద్ధతి మరింత సమాధాన అవసరం ఉంది?

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ఉపసర్ఫాంకీ పద్ధతి మరింత సమాధాన అవసరం ఉంది?

స్రీ క్. రోషాయాహ్ — ప్రశ్నాంశాల సంధి శాసనానికి ఉపయోగం చేయబడింది?

యంగా సంధిదేశాలు — సంధి పద్ధతి శాసనానికి ఉపయోగం చేయబడింది?

ఉపసర్ఫాంకీ పద్ధతి మరింత సమాధాన అవసరం ఉంది?

స్రీ క్. రోషాయాహ్ — ప్రశ్నాంశాల సంధి శాసనానికి ఉపయోగం చేయబడింది?

యంగా సంధిదేశాలు — సంధి పద్ధతి శాసనానికి ఉపయోగం చేయబడింది?

ఉపసర్ఫాంకీ పద్ధతి మరింత సమాధాన అవసరం ఉంది?

స్రీ క్. రోషాయాహ్ — ప్రశ్నాంశాల సంధి శాసనానికి ఉపయోగం చేయబడింది?
Ora! Answers to Questions, 12th November, 1981.

Transport Commissioner, Joint Transport Commissioner, Deputy Transport Commissioner and then comes the R.T.Os.

Increase of Price of Paddy in A.P.

56—

*8637-Q.—Sri G. Mallikarjuna Rao (Gurzala) :—Will the Minister for Agriculture be pleased to state:

(a) whether Andhra Pradesh State Government have requested the Government of India to increase the price of paddy since the Central Government has increased the prices of fertilisers and diesel;

(b) if so, the rate demanded; and

(c) the action taken by the Government of India in this regard?

Increase of Price of Paddy in A.P.

Sri Ch. Venkata Rao:—The final reply is awaited from the Government of India. As soon as the reply is received a decision will be taken by the Government.

9.30 a.m. Sri Ch. Venkata Rao:—Sir, they have said that certain restrictions were imposed and we have to fall in line with the national policy.
Oral Answers to Questions.

12th November, 1981.

Sri S. Jaipal Reddy:— Sir, out of highest regard for Sri Sundarayya, I do not want to differ.
Mr. Deputy Speaker:—It is not like that. Every body will have an opportunity to speak.

Mr. Deputy Speaker:—The opposition, if they say like this.

Mr. Deputy Speaker:—The opposition, if they say like this.

Mr. Deputy Speaker:—The opposition, if they say like this.

Mr. Deputy Speaker:—The opposition, if they say like this.

Mr. Deputy Speaker:—The opposition, if they say like this.
Oral Answers to Questions. 12th November, 1981.

Sri S. Jaipal Reddy:—I am telling that we are not prepared to follow the rules on this question?

(Interruptions)

We are prepared to defer all rules.

Mr. Deputy Speaker:—This is the question-hour...

Sri S. Jaipal Reddy:—Sir, we are not prepared to follow rules on this question at all.

I shall draw your attention to the relevant rule. It shall not raise questions of policy too large to be dealt with within the limits of an answer to a question.

Mr. Deputy Speaker:—The problem is of a burning nature...
12th November, 1981.

Oral Answers to Questions.

If it involves question of policy too large to be dealt with in question hour, there are other procedures under the rules.

Sri M. Venkaiah Naidu:— There is no necessity for further discussion. We have discussed it sufficiently.

Sri E. Ayyapu Reddy:— You cannot deal with it during question-hour.

Sri M. Venkaiah Naidu:— We want action and no discussion.

Sri S. Jaipal Reddy:— The Government is interested in helping millers.
Oral Answers to Questions. 12th November, 1981.

He is the Agriculture Minister.

Mr. Deputy Speaker:— The Hon. Minister has assured the House that he would take a decision.

Sri S. Jaipal Reddy:— What is the assurance given?

Mr. Deputy Speaker:— He has to place in the Cabinet and he wants time.
Sri S. Jaipal Reddy:— We want discussion. Let there be a decision, whether there is discussion or not.

(Interruptions)

I don't know why they are excited over that matter. You don't want discussion also and that too without ascertaining the views of the members, you want decision.

Sri B. Ayyapu Reddy:— It was agreed in the Business Advisory Committee that we should have a discussion. Even without discussion you want the policy decision. Then what is the purpose of that discussion?

Sri E. Ayyapu Reddy:— You want to specify the day and date and hour.

Sri S. Jaipal Reddy:— We want you to make it clear.

Mr. Deputy Speaker:— You cannot demand like that. Without my knowledge you are going on upsetting the business of the House. I have to say that with reluctance.

What can be done or what cannot be done and when it will be done.
Oral Answers to Questions. 12th November, 1981.

Mr. Deputy Speaker:— You should also realise my difficulty here.

Sri E. Ayyapu Reddy:— The matter is going to be discussed as suggested by hon. member Party Policy. Let us start debate on the question. Each party and each member expresses as to what can be done. Let the Government reply.

Sri K. G. Venkata Reddy:— With reference to the statement of Sri E. Ayyapu Reddy, my point is that let us start debating on this question. Each party and each member expresses as to what can be done. Let the Government reply.
26 12th November, 1981. Oral Answers to Questions

(f) Dr. Ch. Rajeswara Rao:— The students of Anantapur P.G. Centre submitted a Memorandum to the Minister for Education to institute an enquiry into the deterioration of P.G. Centre administration and malpractices indulged in by the Administrative Officer, and

(a) whether the students of Anantapur P.G. Center submitted a Memorandum to the Education Minister to institute an enquiry into the deterioration of P.G. Centre administration and malpractices indulged in by the Administrative Officer, and

(b) if so, the action taken thereon?

Malpractices indulged in Anantapur P.G. Centre by Administrative Officer.

57—

*Sirisri Ch. Rajeswara Rao (Siricilla) and Poolla Subbaiah (Vallakapu) — Will the Minister for Education be pleased to state:

(a) whether the students of Anantapur P.G. Center submitted a Memorandum to the Education Minister to institute an enquiry into the deterioration of P.G. Centre administration and malpractices indulged in by the Administrative Officer, and

(b) if so, the action taken thereon?
He instigated and organised gharoes on Dr. Sridevi, the then Director of the Centre with the result she was defamed and sent out. He backed a student for student elections for College Union and threatened student to cast their votes in favour of his candidate. In this connection, the Executive Council unanimously resolved on 29-4-1979 to take disciplinary action against Dr. K. C. Anki Reddy for gharoeing Dr. Sridevi, the then Director. The previous Director, Dr. Sridevi who has seen his actions, terminated his services as Administrative Officer, and issued orders to this effect. Later, he brought political pressure and managed to get re-appointed as an Administrative Officer, after Sri Abel taking charge as the Director. There are three or four instances, He brought outside goondas from the town to the campus and arranged to beat up the students. He is responsible for filling false cases in the courts against the students. Without the knowledge of the Director he has given irregular and illegal admissions for M. Phil. and Ph.D., to his own community people. When the Director tried to correct the mistakes of the Administrative Officer, he instigated and sent his own community students to the residence of the Director at midnight and threatened the Director. He is appointing all the three Educators within the Centre against the rules of Post-Graduate Centre. He is leaking out Public Examination question papers and Entrance Examination Question papers. He is encouraging caste groupism among the students and teaching and non-teaching staff.

Non-introduction of B.Com. Courses in some of the Women's Colleges

*8540 Q.—Sri S. Chandramouli (Chirala) :—Will the Minister for Education be pleased to state:

(a) whether it is a fact that B.Com. Course is not introduced in some of the women's colleges in A.P.;

(b) whether the Govt. propose to introduce the same in such colleges;

(c) if so, when; and

(d) if not, the reasons therefor?
The Minister for Education (Sri B. Venkatram Reddy) :—(a), (b) & (c) There are 6 Goverment Colleges for women, namely at Kakinada, Chirala, Warangal, Khammam, Kurnool and Karimnagar. Orders have been issued on 20-10-1981 to introduce B.Com. course at Women's College, Karimnagar. Proposals to introduce B.Com. course in Govt. College at Kakinada have been received and they are under examination. As and when proposals are received in respect of the remaining 4 Govt. Colleges they will be examined subject to availability of funds.

(d) Does not arise.

10-10 a.m.,

Sri B. Venkatram Reddy :—I will consider it, Sir.

Misappropriation of Funds in Kotavaratla Extensive Cooperative Credit Society

59—

*8036—(X) Q.—Sarvasri B. Gopatrudu (Narsipatnam), D. Kondala Rao (Chintapalli) and V. Sanjasi Naidu (Elamanchili) :—Will the Minister for Cooperation be pleased to state:

(a) the names of the Presidents of the Kotavaratla Extensive Cooperative Credit Society, Kotavaratla taluk, Visakhapatnam district from 1965 to 1977;

(b) the extent of funds of the society, misappropriated during the said period;

(c) Whether the Govt. are aware of the fact that complaints have been made by either the members of the society or by the Legislators about the misappropriations;

(d) if so, whether enquiry was conducted under section 51 of the Cooperative Societies Act;

(e) if so, the amount misappropriated and the names of the officials and non-officials responsible for the same; and

(f) the action taken by the Govt. in this regard?
1965 మొదలి 1977 మధ్య య యంత్ర సంచాలన ద్రవ్యాలను

1. 1-1-65 మొదలి 31-12-1965 వరకు య అంచన శాఖ.

2. 1-1-66 మొదలి 31-12-1967 వరకు య అంచన శాఖ.

3. 1-1-68 మొదలి 31-12-1970 వరకు య అంచన శాఖ.

4. 1-1-71 మొదలి 31-12-1977 వరకు య అంచన శాఖ.

5. 1-1-76 మొదలి 31-12-1979 వరకు య అంచన శాఖ.

6. 1-1-77 మొదలి 31-12-1977 వరకు య అంచన శాఖ.

(1) రూ. 8,88,980-00 రూ.

(2) రూ. 2,000-00

(3) రూ. 80,000-00

సంక్షిప్తంగా రూ. 3,88,980-00

Sri N. Amarnadha Reddy:—Complaint was lodged with Police on 16-2-81 and records were handed over to Police on 28-3-81. 

All efforts have been taken to attach their properties under Sec 60.

Sri M. Venkaiah Naidu:—What about the departmental action against their own employees?

Sri N. Amarnadha Reddy: Most of them were suspended.

Sri M. Venkaiah Naidu:—How many of them?

Sri N. Amarnath Reddy:—Sri Gopalraj was suspended long back even before the prosecution. One Sri Sanyasi Naidu is under suspension from a long time. They are ex-employees. I did not get information in respect of one person who is a Central Bank Supervisor. I do not know whether he is suspended. Even if he is not, he will be suspended.

Sri K. Govinda Rao:—One Mr. Ramamurthy has been suspended as per your records. After his suspension is it a fact that he has been made as the employee of the Central Bank and posted to a higher post?

Sri M. Venkaiah Naidu:—I will take very serious view of it.
Missappropriation of funds in Ganapati Coop. Credit Society, Venkatapalem

60—

*8043-(X) Q.—Sarasvati Poola Subbaiah, P. Janardhan Reddy (Kamalpur), N. Narsimha Reddy (Musheerabad), K. Govinda Rao (Anakapalli), Ch. Vittal Reddy (Narsapur), D. China Malliah (Indurthy), B. R. Doraswamy Naidu (Kuppam) and S. Jaipal Reddy (Kalwakurthy):—Will the Minister for Co-operation be pleased to state:

(a) whether it is a fact that the President of 'Ganapathi Service Co-operative Credit Society', Venkatapalem Village, Ramachandrapuram Taluq, East Godavari District, misappropriated Rs. 8 lakhs taking the loan in the name of innocent ryots of the said village; and

(b) if so, the action taken against the President of the said Society?
32

12th November, 1981.

Oral Answers to Questions.

Sri S. Jaipal Reddy:—Who is the President? The Minister is misleading the House? Who is the great M.L.A. of your party?

Sri M. Venkaiah Naidu:—One of them is a Congress (I) M.L.A. You can’t hide the facts.

10-20 a.m.  
Sri S. Jaipal Reddy:—The Minister knows the President of the society. He is the present Congress (I) M.L.A. He is deliberately concealing the information to the House. I have put a specific question. It is proved and I am challenging.

(interruptions)

Mr. Deputy Speaker:—The Minister has given you the answer
Sri S. Jaipal Reddy:—I am trying to drive at something. Here is a person who is found guilty of misappropriation of Rs. 5 lakhs and odd.

Mr. Deputy Speaker:—You are referring a number of times to the party and that is unnecessary.

Sri. S. Jaipal Reddy :—I am telling the House as to why the Government is deliberately slow to act on this. He is a Congress (I) M.L.A. He is not aware of it.

Sri. M. Venkaiah Naidu :—Government is slow in the matter. It is very much evident. It happened in 1971 according to the Minister and we are in 1981 now.

Mr. Deputy Speaker :—That is a different matter.

Sri. N. Amarnadha Reddy :—We will take all action.

Sri S. Jaipal Reddy:—He joined Congress (I). He was elected as an independent member. He joined Congress (I) with a view to . . .

(interruptions)

Sri E. Ayyapu Reddy :—Point of Order. The tabled substantive motion is of a different nature. It is not a substantive motion to move a question. The question has been approved. I have tabled a substantive motion with the permission of the Speaker. I have put a question and in that question I have asked as to what is the action taken against the President. Out of that, as a part of the Supplementary question I can ask the Minister as to who is the President and as to what is his Position. These are natural, legitimate supplementary questions.

Mr. Deputy Speaker:—The Minister has answered.

89—5
Sn M. Venkaiah Naidu:—Enquiry is going on for 11 years; what is this nonsense?

Sri N. Amarnadha Reddy:—Enquiry is over and for the prosecution it is with the Collector.

Sri S. Jaipal Reddy:—Who is the Collector to examine the enquiry?

Sri E. Ayyapu Reddy:—Is it eliciting information or cross-examination in a court? Can the Member say like that. That is not the Way the proceedings of the House has to be conducted. I am sorry.

Sri B. Ayyapu Reddy:—You can’t dictate the answer. The answer is there.

Sri M. Venkaiah Naidu:—We have got right to the proper answer.

(interruptions)

Mr. Deputy Speaker:—The Minister is giving the reply. Are you prepared to hear or not?

Sri N. Amarnadha Reddy:—I have got all the information. I said his name.

Sri N. Amarnadha Reddy:—There is High Court stay also. You must hear.

(interruptions)
Mr. Deputy Speaker:—Legal impediments are there. Mr. Venkaih Naidu you are also a lawyer. Don't you know this?

Sri M. Venkaiah Naidu:—How can we know without saying? He has just said it.

(interruptions)

Sri M. Venkaiah Naidu:—What is the reply?


1-10-1971 Division Co-op officer ordered inquiry under section 51, and authorised Senior Inspector/Sale Officer to conduct enquiry.

4-2-1975 Receipt of enquiry report of Senior Inspector the enquiry-officer could verify 376 loans.

28-12-1975 Dist. Co-op Oiicer, Kakinada authorised Deputy Registrar to conduct enquiry under section 51.

4-2-1976 Receipt of enquiry report.

29-5-76 Ordered Inspection under section 52 and authorised Tahik Co-op officer, Alampur to conduct.

30-5-1976 Collector, Kakinada referred the matter to Crime Branch of Police, Kakinada for investigation.

11-10-1976 Crime Branch Police reported that the enquiry was no in depth to conclude the misappropriation.

26-8-1976 Receipt of report of Inspection under section 52. Amount of misappropriation.

On 24-1-1979 proposals for prosecution.... I have got all information. What you want. The Law will take its own course. We are not going to spare anybody.

(interruptions)

Mr. Deputy Speaker:—If you want the minute details how can it be given (Interruptions)
Sri N. Amarnath Reddy:—24–1–1979…proposals for prosecution sent by Divisional Co-op. officer to district Co-op. officer Kakinada. On 26–9–1979 the case was referred to the public prosecutor for opinion and on 30–11–1979 the opinion of the public prosecutor was received. On 15–1–1980 the matter was referred to the Collector about the procedure involved and on 9–11–1981 the Collector referred the matter to Registrar of Co-op. societies regarding prosecution. On 11–11–1981 the Registrar of Co-op. societies replied to Collector immediately and filed charge-sheet. Every thing was done. The prosecution will be launched and nobody will be spared by this Government. Action will be taken if they are culprits.

Sri S. Jaipal Reddy:—Sir, from the answer of the Minister for Cooperatives, it is very clear that each step took more than one year. The enquiry under section 52 was completed as far back as 1976. It has taken more than five years and yet no prosecution has been launched. It is very clear that the Government has been somewhere trying to shield the M. L. A., who is the president of the Society. I want to know as to whether this M. L. A., was found guilty or not?

Sri N. Amarnath Reddy:—Sir, we are not sparing anybody and I have already told that.

Mr. Deputy Speaker:—Yes. I am going to next item. The other answers will be placed on the Table of the House.
WRITTEN ANSWERS TO QUESTIONS (STARRED)

L.A.Q. POSTPONED FROM 6-11-1981

Availability Of Beds In T B. Hospitals.

13—

*8371—Sri B. Niranjan Rao (Malleswaram):—Will the Minister for Health & Medical be pleased to state:

(a) The number of Hospitals in the State for treatment of Tuberculosis;
(b) The number of beds for T B. patients; in the State; and (c) the incidence of T.B. in the State?

A.—

(a) Eight (8)
(b) 2,537
(c) 0.5%

L.A.Q. POSTPONED FROM 10-11-1981

Construction of “Kalyanamantapams” In Each TQ. Headquarters

31—

*8044—(I)—Sri K.B Chenna Mallappa (Rayadurg):—Will the Minister for Endowments be pleased to state:

(a) Whether there is any proposal to construct “Kalyana Mantapams” in each of the Taluk Headquarters;
(b) if so, when it will be completed; and (c) if not, the reasons therefor?

A.—

(a) No sir.
(b) Does not arise.
(c) If anybody interested in construction, matching grant will be given from Common Good Fund.

WRITTEN ANSWERS TO QUESTIONS

Assurances made by C.M since 11th October, 1980.

41—

8506—Q.—Sarvasri Ch. Rajeswara Rao and Poola Subbaiah:—Will the Chief Minister be pleased to state:

(a) the number of assurances made by Sri T. Anjaiah to the public since 11th October, 1980 on which date he had sworn-in as Chief Minister; and (b) the number of assurees fulfilled therein?
12th November, 1981.

Written Answers to Questions.

A.—

(a) Ninety-four.
(b) Fifty-five.

Expediting the payment of compensation to the ryots of Salur Taluk 42—

8156—Q.—Sri K. V. Kurmi Naidu:—Will the Chief Minister be pleased to state:

(a) When the payment of compensation will be completed for lands acquired for the Vengalarayasagar Irrigation Project in Salur Taluk; and

(a) Will the Government expedite payment?

A.—

(a) The land compensation will be paid to the ryots by the Revenue Department after finalising the land acquisition proposals by the Special Deputy Collector, Parvathipuram. An amount of Rs. 35,84,279 has been so far advanced to the L.A. Unit. The total extent of land required for acquisition in foreshore are for various works of Vengalarayasagar Project is 3,175.20 acres. Requisition for an area of 3,091.20 acres have so far been sent to the Special Deputy Collector, Parvathipuram. An amount of Rs. 32,77,870 has been so far paid to the ryots by the Special Deputy Collector, towards compensation for an extent of land (i.e.) 1,692.01 acres acquired.

(b) Yes, Sir. The Special Deputy Collector, Parvathipuram had acquired land to the extent of 1,692.01 acres by paying Rs. 32,77,870 as compensation towards the land acquired.

Godowns constructed on Cooperative Basis 43—

4298-Q.—Sri D. China Mallaiah:—Will the Minister for Cooperation be pleased to state:

(a) the number of godowns constructed in our State on Cooperative basis;
(b) the number of them that are useful and are not useful;
(c) the amount spent on them; and
(d) the amount required for making the uselessful as useful?

A.—

(a) 1,092.

(b) As the godowns were constructed as long back as in 1956 either they became leaky and dilapidated for want of maintenance
on due to natural calamities like cyclones and floods. Some of the godowns were defective in construction or constructed in the outskirts of the village with out safety or without proper access. Out of 1,092 godowns only 111 could not be put to use. The rest of the 981 godowns are useful.

(c) An approximate amount of Rs. 255.5 lakhs was spent up to the end of 1979-80 on these 1,092 godowns.

(d) A sum of Rs. 16.13 lakhs will be required.

Filling up of the vacancies of the posts of Paid Secretaries in the District Agricultural Co-operative Credit Society, Kurnool.

44—

7953—Q.—Sri M. Eranna:—Will the Minister for Co-operation be pleased to state;

(a) whether it is a fact that fifteen vacancies of the posts of paid secretaries in the District Agricultural Co-operative Credit Societies in Kurnool district have not been filled up so far, by the District Central Co-operative Bank;

(b) the percentage of posts reserved for the Scheduled Castes and Scheduled Tribes out of the posts created so far and yet to be filled up;

(c) whether it is a fact that injustice has been done to the weaker sections due to non-reservation of the said posts; and

(d) whether a Statement showing the posts of the taluk-wise number of Paid Secretaries both reserved and unreserved be placed on the Table of the House?

A.—

(a) There are 33 posts of paid Secretaries vacant in Kurnool district.

(b) Scheduled Castes 14%.
Scheduled Tribes 4%.

(c) No,Sir.

(d) the rule of reservation is applicable for the posts of paid Secretaries in the District as a whole and not on Taluk-wise basis.

The rule of reservation has to be applied to 175 posts of paid Secretaries which arose since in rule of reservation has been made applicable to the Cooperative institutions.
The details of reservation to be made and the shortfall thereon are given below:

<table>
<thead>
<tr>
<th>Total No. of posts</th>
<th>Posts reserved for</th>
<th>Posts filled up</th>
<th>Shortfall</th>
</tr>
</thead>
<tbody>
<tr>
<td>175</td>
<td>24</td>
<td>7</td>
<td>18</td>
</tr>
<tr>
<td></td>
<td>One S.C.</td>
<td>One S.T.</td>
<td>Candidate died and resigned.</td>
</tr>
</tbody>
</table>

All the posts reserved for S. C. and S.T. Candidates could not be filled up as Candidates were not available in the Local Employment Exchange.

Supersession Of The Board Of Directors Of The Large Sized Co-operative Credit Society Ltd., Narsingabili.

7890—Q.—Sri K. Govinda Rao:—Will the Minister for Co-operation be pleased to state:

(a) Whether notice for Supercession of the Board of Directors of the Large Sized Co-operative Credit Society Ltd., Narsingabili, Anakapalli taluk, Visakhapatnam district has been served recently;

(b) if so, when;

(c) the reasons for not superseding so far; and

(d) the nature of allegations against the Board and the Secretary?

A—

(a) Yes, Sir.

(b) 8th December, 1980.

(c) Does not arise as the Board of Directors of the Society was superseded on 17th February, 1981.

(d) The details of misappropriation is as follows:

Sri G. Rajan Raju, ex-Secretary of the Society is held responsible for:

(i) (a) misappropriating the cash balance of Rs. 10,135.95 to Rs.86,120.00 during the period from 1st January, 1978 to 10th January, 1979 through falsification of accounts, and

(ii) for misappropriating cash balance ranging from Rs.5,294.50 to Rs.2,63,846.50 during the period from 3rd January to 27th June, 1990 through falsification of accounts,
(ii) Sri M. Prasad Rao, President of the Society, Sri G. Rajan Raju ex-Secretary of the Society, Sri G. A. N. Murthy, Accountant, Sri P. Appala Naidu, Cashier are jointly held responsible for the misappropriation of the stock of the society of Rs. 11,628.04 and for the misappropriation of cash of Rs. 54,721.00 through falsification of accounts.

(iii) The committee failed to adopt the model bylaws prescribed by the Registrar relating to the monetary limits for retention of cash balances in spite of repeated requests from the Taluk Co-operative Officer, Anakapalli.

(iv) This gave scope for retention of heavy cash balances in the society and thus the committee violated the instructions of the Registrar of Co-operative Societies.

Sanction of Loans by the Co-operative Society of Nasunapalli Village

46—

6802-Q.—Sri Ch. Vittal Reddy:—Will the Minister for Co-operation be pleased to state:

(a) whether it is a fact that Binami loans worth two lakhs were sanctioned in the names of the ryots (Jakkupalli, Nasunapalli and Musapeta) without the knowledge of the ryots and in the names of minors by the Co-operative Society of Nasunapalli village, Narsapur taluk, Medak district;

(b) if so, the action taken in the matter after thorough enquiry;

(c) the action proposed to be taken against the concerned officials, the president of the concerned co-operative society and the members of the executive body, who are connected with the said binami transactions, without the knowledge of ryots; and

(d) whether step will be taken to conduct a thorough enquiry by impartial officials in the presence of the ryots?

A.—

(a) There is no co-operative society by name Nasupally or Nasunapalli in Narsapur taluk in Medak district under validity programme the co-operative society at Jakkupalli and Musapeta were merged with Multipurpose Co-operative Society, Nagrilapalli in 1977. The Co-operative Society, Nasunapalli was marked for liquidation. On the representation, dated 19th September, 1980 of Sri Ch. Vittal Reddy, M. L. A., Narsapur, the Divisional Co-operative Officer Medak ordered a statutory enquiry on 29th September, 1980 into the affairs of the Primary Agricultural Co-operative Societies, Nagulapalli with special
reference to the whole transactions of sanctions disbursements and collection of loans from the members of the society. The enquiry is in progress.

(b), (c) and (d) Appropriate action will be taken on receipt of the enquiry report.

Appointment of Clerks in the Singareni Collieries Company.

47—

8332—Q. — Sarvasri D. Narasiah, C. Ramachandra Reddy, T. Amarsingh and Ambaji Yadav:—Will the Minister for Major Industries be pleased to state:

(a) the number of clerks appointed in the Singareni Collieries Company from 1978 till now;

(b) whether the clerks appointed from 1978 till now are not local people;

(c) if so, the reasons therefor;

(d) whether it is a fact that one should possess a degree and typewriting qualification for the appointment of clerk;

(e) the reasons for prescribing this special qualification; and

(f) the steps proposed to be taken by the Government to appoint those who have degree qualification only without having typewriting qualification as clerks?

A.—

(a) Sir, 633 clerks have been appointed.

(b) and (c) Candidates sponsored by local Employment Exchange have been appointed.

(d) Yes, Sir. Degree with typewriting qualification is essential. Passing of Typewriting Examination is relaxed in favour of SC/ST candidates.

(e) In a business undertaking like Singareni Collieries Company the clerks have to be proficient in typing so that delays due to business letters having to be typed exclusively by typists from the pool is avoided.

(f) The practice now followed is considered sound and it is proposed to continue this policy.
Written Answers to Questions. 12th November, 1981.

Property Owned by Sri Malleswara Swamy and Venugopala Swamy Temples in Rayavaram

48—

8189-Q.—Shri B. Niranjana Rao:—Will the Minister for Endowments be pleased to state:

(a) the property owned by Sri Malleswara Swamy and Venugopala Swamy Temples in Rayavaram, Bandar taluk, Krishna district;

(b) whether it is a fact that the accounts with regard to receipts and expenditure were not maintained for the last 20 years;

(c) whether there is any Committee of Trustees in force for the Temples; and

(d) if so, their names?

A.—

(a) The Temples are endowed with a total extent of Ac. 23.10 cents of wet and dry lands as detailed below:

1. Sri Venugopala Swamy Temple, Rayavaram:

<table>
<thead>
<tr>
<th>R.S. No.</th>
<th>Acres</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>40</td>
<td>3-00</td>
<td>Wet</td>
</tr>
<tr>
<td>41</td>
<td>8-84</td>
<td>Wet</td>
</tr>
<tr>
<td></td>
<td>0-70</td>
<td>Garden</td>
</tr>
<tr>
<td>2391</td>
<td></td>
<td>Soapnuts trees</td>
</tr>
<tr>
<td></td>
<td>12-54</td>
<td></td>
</tr>
</tbody>
</table>

2. Sri Malleswara Swamy Temple, Rayavaram:

<table>
<thead>
<tr>
<th>R.S. No.</th>
<th>Acres</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>132/1</td>
<td>3-00</td>
<td>Dry</td>
</tr>
<tr>
<td>164/1</td>
<td>2-84</td>
<td>Wet</td>
</tr>
<tr>
<td>183</td>
<td>0-80</td>
<td>Wet</td>
</tr>
<tr>
<td>186</td>
<td>1-52</td>
<td>Palmyrah garden</td>
</tr>
<tr>
<td>239/2</td>
<td>0-80</td>
<td>Garden soapnut trees</td>
</tr>
<tr>
<td></td>
<td>10-56</td>
<td></td>
</tr>
</tbody>
</table>

(b) No, Sir. The accounts were maintained and audited up to 1979-80.
(c) and (d) A Trust Board was constituted on 28th January, 1980 for a period of 3 years with following 7 members—

1. Sri Munagala Narasimha Rao, Chairman.
2. Sri Akurthi Appa Rao, Member.
3. Sri Munagala Amaraiah, Member.
4. Sri T. Seetha Ramaiah, Member.
5. Sri P. Subba Rao, Member.
6. Sri M. Venkateswara Rao, Member.
7. Sri G. Rama Lingeswara Rao, Member.

Export rice from A. P.

49—

7743-Q.—Sri G. Mallikarjuna Rao:—Will the Minister for Commerce and Export Promotion be pleased to state:

(a) the quantity of rice which has been permitted by Central Government to be exported from our State this year;

(b) the quantity of rice so far exported;

(c) the names of the countries to which they are being exported; and

(d) the rate at which the rice is being purchased together with the name of those from whom it is being purchased and the rate at which it is being exported?

A.—

(a) 90,000 M. Ts.

(b) 20,000 M. Ts. (1979-80 Quota).
   10,400 M. Ts. (1980-81 Quota).

(c) (1) 20,000 M. Ts. to Mombasa against 1979-80 quota.
   (3) 10,400 M. Ts. to Ivory Coast against 1980-81 quota.

(d) Purchase of rice is being done both from open market and from 'Andhra Pradesh State Civil Supplies Corporation.'
From Civil Supplies Corporation

<table>
<thead>
<tr>
<th>Crop</th>
<th>1979-80</th>
<th>1980-81</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Rs.</td>
<td>Rs.</td>
</tr>
<tr>
<td>Coarse Rice</td>
<td>1810</td>
<td>2190</td>
</tr>
<tr>
<td>Fine Rice</td>
<td>1880</td>
<td>2250</td>
</tr>
<tr>
<td>Super Fine Rice</td>
<td>2030</td>
<td>2480</td>
</tr>
</tbody>
</table>

From open market the rice was purchased from Six Parties (29,000 M.Ts.):
1. East Godavari Rice Millers Association, Kakinada.

Price: Rs. 2,360 per M.T. delivery at Kakinada and Rs. 2,400 per M.T. at Vizag.

Export Price: Exported 10,000 M.Ts. to Mombasa (@ US $ 286 per M.T. FOB Vizag.

Exported 10,000 M.Ts. to Mombasa US $ 291 per M.T. FOB Vizag.

Exported 30,000 M.Ts. to U.S.S.R. (@ Rs. 2,900 per M.T. FOB Vizag/Kakinada.

Exported 30,000 M.Ts. to U.S.S.R. (@ Rs. 2,950 per M.T. Vizag/Kakinada.

To be exported 20,000 M.Ts. coarse rice to UNIRIZ SA PANAMA (@ US $ 324 per M.T Vizag/Kakinada.

To be exported 10,000 M.Ts. coarse rice to RIZ a denrees PARIS (@ US $ 325 per M.T. Vizag/Kakinada.

Remarks: Initially for 1979-80 exports, rice was purchased from the Andhra Pradesh State Civil Supplies Corporation. Since the Andhra Pradesh State Civil Supplies Corporation was not in a position to supply rice of superior average quality with 10% broken rice per international requirement direct purchase was decided from the open market.
From November 1980, Government of India have instructed that levy rice should be exported and Andhra Pradesh State Civil Supplies Corporation was in a position to procure directly from the millers under levy fine rice with SAQ specifications. Purchase from open market was therefore discontinued.

Handing over the possession of the land to Tribals and Harijans of Palvancha

50—

6992-Q.—Sarvasri M. Omkar, M. Yerrasaiah Reddy and A. Lakshminarayana:—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that Government land out of S.No. 317 land out of S.No. 617 situated at Palvancha village was assigned and patta certificates were issued to 48 families of tribals and Harijans of Nehrunagar H/o. Palvancha in Khammam district in the year 1950 and so far the possession of the said land has not been handed over to the beneficiaries; and

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

A.—

(a) Yes, Sir.

(b) An extent of Ac. 395.31 gts. was assigned in 1950 to 69 persons belonging to Scheduled Tribes and Scheduled Castes community by the Social Service Department, out of Ac. 395.31 gts. an extent of 145.31 Ac. at Rathicheruvu was assigned to (18) tribals and (1) Backward community and an extent of Ac. 250.00 of Kuhdatitigu area was assigned to the remaining 50 persons comprises 27 Malas, 13 tribals and 10 Madigas, which do not form a compact block. The portion of the land assigned to them was neither shown nor was any location, sketch or subdivision prepared. Subsequently on the initiative of the Social welfare Officer, the assigned land was resurveyed and demarcated. Though the survey was completed in the year 1962, the assignees did not occupy the land till 1969-70. In the year, 1970, the assignees when renewed their claim over the lands, the Forest Department raised an objection stating that the assigned land was within the limits of Forest. Then the matter was referred to the Forest Department but no clear reply from the Forest Department had been received. However, in the year 1970, all the 50 assignees have started clearing the forest growth existing on the assigned area of Ac. 250.00. They could clear roughly an extent of Ac. 120.00, and the remaining area is still covered by Forest growth. During the survey stage the assignees formed
themselves into groups caste-wise. Sri Kalam Kanthaiah (Leader of Mala group) sold away an extent of Ac. 5.00 to B. Seei a Lambda to meet the incidental charges. The beneficiaries distributed among themselves the balance of the area of Ac. 115.00 and by this distribution about 10.00 acres only fell to the share of 10 persons belonging to Madiga caste. This agrieved group (Madiga) complained that they could not get more extent, that the Malas who outnumbered them, drove them away from the assigned lands and taking this as opportunity, the leader of Mala Community Sri Kalam Kanthaiah sold away the lands earmarked for the Madiga Community to Lambadas and Golla Community persons who came to Pusivancha on migration. This was implemented in Jamabandi of 1976-77, since Kalam Kanthaiah misguided the Lambadas and other Golla persons and made money by way of selling Government lands action is being taken against him as per rules.

Higher compensation to the ryots of Hussainapalli.

7001-Q. —Sri C. Janga Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the representation submitted by the ryots of Hussainapalli in the month of November, 1968, at the time of receiving compensation for the lands submergeable due to the construction of Coallivagu Project, Parkal, Warangal district demanding higher compensation has not been considered so far; and

(b) if so, the reasons therefore?

A.—

(a) and (b) The award was pronounced on 29th September, 1967. The payment of compensation was made on 29th September, 1967 itself through 'C' forms. The awardees who were present during the pronouncement of Award, received the compensation without protest. They have also not recorded their protest, on acknowledgement form C. It only because of an after thought the awardees filed a petition on 16th November, 1967, i.e., after (49) days. As the time limit fixed by Section 18 of the Land Acquisition Act is only (42) days, the applications were time barred and liable for rejection. It is a belated petition and it cannot be referred to the Court.

HANDING OVER “PEERLAGUTTA” TO THE FOREST DEPARTMENT.

8039-P-Q.—Sri M. Jayaramulu:— Will the Minister for Panchayati Raj be pleased to state:
Written Answers to Questions

Whether it is fact that the Village Panchayat, Wanaparthy has handed over 28 acres of poramboke land, called “peerlagutta” to the Forest Department?

A.—
No, Sir. The Gram Panchayat, Wanaparthy in its resolution, dated 30th April, 1977 has resolved to permit the Forest Department to Plantations in the Poramboke land called “Peerlagutta” at Wanaparthy, in the interests of the people.

Special Employment Scheme For Scheduled Castes and Scheduled Tribes

8088-Q.—Saraswati K. Satyanarayana, M. Omkar and N. Raghava Reddy:—Will the Minister for Special Employment Scheme and Cultural Affairs be pleased to state:

(a) whether the Government has undertaken special Employment Scheme for Scheduled Castes and Scheduled Tribes;

(b) if so, number of candidates undergone training in the year 1979 and 1980 in Andhra Pradesh State Road Transport Corporation;

(c) the number of trainees unemployed so far; and

(d) whether the Government received any representation from the unemployed trainees of Nellore district and the action taken thereon?

A.—

(a) Yes, Sir.

(b) No. of candidates undergone training

<table>
<thead>
<tr>
<th>Year</th>
<th>No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1978-79</td>
<td>2,293</td>
</tr>
<tr>
<td>1979-80</td>
<td>2,169</td>
</tr>
</tbody>
</table>

(c) 205.

(d) Yes, Sir. Matter was referred to Andhra Pradesh State Road Transport Corporation and Andhra Pradesh State Road Transport Corporation has reported as follows:

As against 54 vehicles earmarked to Ongole Division consisting of Ongole and Nellore districts, only 30 vehicles were allotted to this Division as there was no sufficient traffic demand in the past. The remaining vehicles were allotted to Guntur, Krishna and West Godavari Divisions taking into account the traffic needs of this Divisions. As a result, some trainees were not absorbed. There are in all 205
Written Answers to Questions. 12th November, 1981.

candidates yet to be provided with employment by Andhra Pradesh State Road Transport Corporation. Andhra Pradesh State Road Transport Corporation is making efforts to absorb the other trained.

Excavation of Canals For The Ryots of Janapadu Village.

54—

5076 Q—Sri A. Laxminarayana, Smt. G. Dhanasuryavathi and Sri M. Omkar:—Will the Minister for Major Irrigation be pleased to state:

(a) the reason why canals have not so far been excavated for the lands given in the hamlet of Janapadu village in Huzurnagar taluk Nalgonda district in 1973 to rehabilitate the people who had been evacuated in 1961 from the villages which had been submerged under the reservoir, of Nagarjunasagar.

(b) whether it is also a fact that instead of 5 acres of dry land only two acres of land has been allotted;

(c) the reasons for this difference when the land assigned is only dry land;

(d) whether this delay is due to the fact that 90% of the allottees of these lands belong to Scheduled Tribe, and

(e) whether orders will be issued at least now to provide irrigation facilities and to allot adequate land immediately?

A.—

(a) The work could not be taken up due to paucity of funds.

(b) and (c) Yes, Sir. All lands in the command area being treated as wet land under general assignment policy and therefore assignment is made at 2.00 acres per family instead of 5.00 acres dry.

(d) No, Sir. There is no such discrimination.

(e) Due to excessive seepage losses in some of the reaches of Janapadu Branch Canal and due to development of unlocalised ayacut by the ryots in the upper reaches of this canal, certain extent of localised ayacut is still left fallow under this major by the ryots. It is therefore very difficult to assure irrigation facilities to the additional ayacut proposed under this rehabilitation scheme till lining work is complete in Main Canal and Janapadu Major.

Project Allowance to the Employees Working in Somasila Project.

55—

4122 Q.—Sri K. V. Subba Reddy.—Will the Minister for Major Irrigation be pleased to state?

89—7
(a) whether the Project allowance has been sanctioned to all the employees working in Somasila Project;
(b) if so, the date from which the same is being implemented;
(c) if not the reasons therefor;
(d) the date by which it will be implemented
(e) whether free accommodation, supply of electricity and medical facilities have been provided to the employees working in the project;
(f) if not, the reasons therefor, and
(g) the date from which the above facilities will be provided?

A.—(a) Yes sir, In respect of staff engaged in construction of Somasila Project.
(b) From 1st April, 1976.
(c) and (d) Do not arise.
(e) In G. O. Ms. No. 225, dated 17th July, 1980 orders have been issued providing free accommodation to the Project staff working in Somasila Project. In case quarters are not provided, the Project staff have been sanctioned H. R. A. in lieu of rent free quarters.

As regard Medical facilities, a Project Hospital has been opened at the Project site with one Civil Assistant Surgeon and other staff.

Pending orders of Government the staff have been provided certain concessional rates of electricity at the rate of 18 paise per unit wherever metered supply is provided and at the rate of 75 paise per point for those un-metered.

(f) and (g) Do not arise.

DHARMAVARAM HIGH LEVEL CANAL DROUGHT WORKS.

36—

8027-X Q.—Sarvasri Poo!a Subabaiah and Ch. Vittal Reddy:— Will the Minister for Major Irrigation he pleased to state:

(a) Whether the Dharmavaram High Level Canal in Anantha-pur District was given clearance by the Central Water & Power Commission under drought work; and
(b) if so, the reasons for not taking up the work?

A.—

(a) The proposal for excavation of Penna Ahobilam Balancing Reservoir Right Canal (Dharmavaram Canal) is under examination of
the Government. Pending examination of its inclusion in Tunga bhadra Project High Level Canal Stage II Scheme, permission was accorded by the State Government to take up a bit of work up to a monetary limit of Rs. 50 lakhs provided under drought relief funds.

The scheme will be considered for sending it to Central Water Commission for obtaining clearance as soon as it is examined in all ramifications.

(b) Necessary action has already been taken to start the work with drought funds.

**DELAY IN ISSUING FORMAL TRANSFER ORDERS TO THE EMPLOYEES OF A. P. S. E. B.**

57—

5958 Q.—Sarvasri Sultan Salahuddin Owaisi, Md. Amanullah Khan and S. Baquer Aga:- will the Minister for Power be pleased to state:

The reasons for the delay of 4 years in issuing formal transfer orders from Government to A.P. State Electricity Board of the poor employees, who could not enjoy so far the benefits of revised pay scales?

A.—

The Government servants working in the A. P. State Electricity Board had been given an opportunity to exercise their option to be absorbed permanently in the service of A. P. State Electricity Board in G. O. Ms. No. 1651, P. W. D., dated 29th December, 1972 and orders were issued in November, 1973, March, 1974 and May, 1976 transferring the services of Government Employees to the Board Service. As it was found that even after several years cases of this nature were arising, the A. P. State Electricity Board suggested that a final chance may be given to all employees who could not exercise their option earlier.

Consequently, orders were issued in G. O. Ms. No. 165, I. & P., dated 16th March, 1979 granting another chance to all such employees who could not exercise their option in time, to opt for the service under A.P.S.E.B. within a period of 4 months from the date of the order. Three lists of options exercised by the Government employees were furnished by the A. P. S. E. B. on 27th December, 1979, 20th September, 1980 and 7th March, 1981.

In view of the options exercised by the officers and the staff, the Government have issued orders in G. O. Ms. No. 203, I. & P. P. W.D., dated 2nd May, 1981 transferring the services of 166 Government
employees to the Board's Service on permanent basis. There was therefore no delay in issuing formal transfer orders.

Allotment of Steel to Bobbili and Yelamanchili by Steel Authority of India Ltd.

58—

7887 Q.—Sri P. Srirama Murthy:—Will the Minister for Agriculture be pleased to state:

(a) whether it is a fact that the Steel Authority of India, Limited is allotting certain quantity of steel for the benefit of the farmers through the Andhra Pradesh State Agro Industries Development Corporation Limited;

(b) if so, quantities allotted to the Rural Distribution Centres at Bobbili and Yelamanchili; and

(c) the names of the beneficiaries under this scheme at Bobbili and Yelamanchili.

A—

(a) No Sir. The Steel Authority of India Limited had allotted steel quota to the Andhra Pradesh State Agro Industries Development Corporation Limited from 1978-79 and discontinued from August, 1980.

(b) Quantities distributed through Bobbili and Yelamanchili Centres during the past three years (For quantities received from Steel Authority of India Limited, Vizag) are as follows:—

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Year</th>
<th>Rural Distribution Centre, Bobbili</th>
<th>Rural Distribution Centre, Yelamanchili</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>1978-79</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>2.</td>
<td>1979-80</td>
<td>200 M. Ts.</td>
<td>226 M. Ts.</td>
</tr>
<tr>
<td></td>
<td>(Started from August 1979)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The following are the names of beneficiaries at Bobbili and Yelamanchili

**Rural Distribution Centres Bobbili**

(1) Sri Nagaila Suri
(2) Sri B. Gangaiah
(3) Sri K. Appala Swamy
(4) Sri B. Manthaiah
(5) Sri V. Appamma

**Rural Distribution Centres, Yelamanchili**

(1) Sri P. Guruvula.
(2) Sri N. Narayana.
(3) Sri E. Pentaich
(4) Sri Satyala Appa Rao.
(5) Sri P. Sanyasi

Collection of Sugar Cess.

8100 Q. -Sri N. P. Venkateswara Chowdary : will the Minister for Sugar Industry be pleased to state:

(a) whether it is a fact that the Sugar cess collected for improvement of roads in the Sugar Factory area is not fully released;

(b) the amount due for release to Chittoor district; and

(c) the reasons for not spending regularly the amount collected under sugar cess?

A.-(a) No cess on sugarcane is being collected.

(b) and (c) Does not arise.

**NOTE**

No cess on Sugarcane is being collected for improvement of Roads in the Sugar Factory area. However purchase tax Rs. 10 per tonne of cane purchased by a sugar factory or a Khandasari unit is being collected every year. Against the total collection under purchase tax, 50% of the amounts is being earmarked for road development in the sugar factory areas only at present. The amount allotted and the amount actually spent in Chittoor District during the year from 1979-80 from the total collection of 50% apptioned purchase Tax is as follows:—
Date: 12th November, 1981

Matter under Rule 329:
Re: Damage to paddy crop in coastal districts due to cyclone.

<table>
<thead>
<tr>
<th>Year</th>
<th>Amount allotted</th>
<th>Amount actually spent</th>
</tr>
</thead>
<tbody>
<tr>
<td>1976-77</td>
<td>4,59,600</td>
<td>4,51,462</td>
</tr>
<tr>
<td>1977-78</td>
<td>5,28,287</td>
<td>4,68,317</td>
</tr>
<tr>
<td>1978-79</td>
<td>5,93,781</td>
<td>6,97,275</td>
</tr>
<tr>
<td>1979-80</td>
<td>6,57,270</td>
<td>6,57,468</td>
</tr>
<tr>
<td></td>
<td>22,38,938</td>
<td>22,74,522</td>
</tr>
</tbody>
</table>

Appointment of Teachers for Ashrampatasala and Hostel at Gangavaram Village.

60—

6554-A Q.—Sri Dronamraju Satyanarayana: will the Minister for Tribal Welfare be pleased to state:

(a) whether it is a fact that Ashram Patasala and hostel have been started at Gangavaram village, Visakhapatnam taluk;

(b) if so, when they have been started;

(c) whether teachers for the said school have been appointed;

and

(d) if not, the reasons therefor?

A.—(a) No Sir.

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

MATTER UNDER RULE 329

Re:—Damage caused to the paddy crop in lakhs of acres in coastal districts due to recent cyclone.

re: Damage to paddy crop in coastal districts due to cyclone.

...
Minister for Agricultur Sri Ch. Venkata Rao :—Sir, despite the depression in the Bay of Bengal in the first week of this month, there was luckily neither any significant storm nor flood in the coastal districts in the State. There has been however some rainfall in the districts of Nellore, East Godavari Srikakulam, Guntur and Krishna. It has not been caused to any significant damage to the crops in these areas. There has been some water logging in certain areas of West Godavari, Nellore and Guntur districts due to which some damage such as dis-colouring of grain in West Godavari and spouting to the extent of 5 to 10% in Guntur district has been caused. Necessary plans to protection measures have been taken to reduce the incidence of pests in these areas and the affected crops can be prevented by application of nitrogen fertilisers etc., As a matter of fact, the recent rains have been very helpful to supply of water to the paddy crops and the tanks and wells in all the up-land areas of the coastal districts. With a building of sub-soil moisture due to these rains the prospects of good yield of Rabi Jawar, another yields like corriander, Bengal Gram and Horse-gram have also been improved.

re : Damage to paddy crop in coastal districts due to cyclone.

...
58

12th November, 1981.

CALLING ATTENTION TO MATTERS OF
URGENT PUBLIC IMPORTANCE

re: Conduct of elections to APCO APEX BODY

[Text in Telugu script]
Calling Attention to Matters of Urgent Public Importance.

(2) re: Bungling in Publication of results of S.S.C. and Intermediate Examinations.

(1) In view of the above, 12th November, 1981 is hereby declared as a public holiday in all the State\'s Government and Government of Nizam\'s State

(2) Re: Bungling in the Publication of Results of S.S.C. and Intermediate Examinations

(1) In view of the above, 12th November, 1981 is hereby declared as a public holiday in all the State\'s Government and Government of Nizam\'s State
Calling Attention to Matters of Urgent Public Importance:
(2) re: Bungling in Publication of results of S.S.C. and Intermediate Examinations.

6. The Hon’ble Speaker, Dr. N. Govindacharya, M.L.A., addressed the House on 12
December 1981, 11.15 a.m. and referred to the matter of publication of results of
S.S.C. and Intermediate Examinations.

7. The Hon’ble Members, Mr. K. K. Reddy, M.L.A. and Mr. K. V. R. Rao, M.L.A.,
addressed the House on 14-6-1981 and referred to the matter of publication of
results of S.S.C. and Intermediate Examinations.

8. Mr. P. V. Narasimha Rao, M.L.A., addressed the House on 16-6-1981 and
referred to the matter of publication of results of S.S.C. and Intermediate
Examinations.

9. Mr. K. K. Reddy, M.L.A., addressed the House on 12-8-1981 and
referred to the matter of publication of results of S.S.C. and Intermediate
Examinations.

10. Mr. P. V. Narasimha Rao, M.L.A., addressed the House on 16-8-1981 and
referred to the matter of publication of results of S.S.C. and Intermediate
Examinations.
Calling Attention to Matters of Urgent Public Importance:

(2) re: Bungling in Publication of results of S.S.C. and Intermediate Examinations.

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Calling Attention to Matters of Urgent Public Importance:

(2) re: Bungling in Publication of results of S.S.C. and Intermediate Examinations.
64 12th November, 1981 Callling Attention to Matters of Urgent Public Importance:

re: Non-checking of Transportation of cement belonging to P.W.D. and other Departments by the Vigilance Officer.
Calling Attention to Matters of Urgent Public Importance: (3) re: Non-checking of the Transportation of cement belonging to PWD and other Departments by the Vigilance Officers.
PAPERS LAID ON THE TABLE

Sri P. V. Choudary:—Sir, I beg to lay on the Table a copy of the amendment to rules made under section 46 (1) of the Tirumala Tirupathi Devasthanams Act, 1979 and issued in G.O.Ms.No. 1160 and 1161 Revenue (Endowments - III) Department dated 24-7-1981 as required by sub-section (2) of Section 46 of the said Act.

Sri M. Manikya Rao:—Sir, I beg to lay on the Table a copy of the notification issued with C.O.Ms. No. 924, Rev. dt. 4th June, 1981 amending the Andhra Pradesh Entertainments Tax Rules, as required under Section 16(6) of the Andhra Pradesh Entertainments Tax Act, 1939.

Sri P. V. Choudary—(Deputising the Minister for Transport):—Sir, I beg to lay on the Table copies of the following notifications as required under Sub-Section (2) of Section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>G. O. No. and Date</th>
<th>Date of publication in the Andhra Pradesh Gazette</th>
</tr>
</thead>
</table>

Mr. Deputy Speaker:—Papers Laid.
Motion under Rule 343 to suspend Rule 33 (2).

GOVERNMENT BILLS

The Andhra Pradesh Taxation Offences (Inapplicability of Limitation) Bill, 1981.

Sri M. Manik Rao:—Sir, I beg to move that:

"The leave be granted to introduce the Andhra Pradesh Taxation Offences (Inapplicability of Limitation) Bill, 1981."

Mr. Deputy Speaker:—Motion moved. Now the question is:

"That leave be granted to introduce the Andhra Pradesh Taxation Offences (Inapplicability of Limitation) Bill, 1981."

(Pause)

The motion was adopted and the Bill was introduced.


Sri B. Venkatram Reddy:—Sir, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Intermediate Education (Amendment) Bill, 1981."

Mr. Deputy Speaker:—Motion moved. Now the question is:

"That leave be granted to introduce the Andhra Pradesh Intermediate Education (Amendment) Bill, 1981."

The motion was adopted and the Bill was introduced.


Sri M. Manik Rao:—Sir, I beg to move:

That leave be granted for the continuance of the Andhra Pradesh General Sales Tax (Amendment) Bill, 1980.

Mr. Deputy Speaker:—Motion moved. Now the question is:

"That leave be granted for the continuance of the Andhra Pradesh General Sales Tax (Amendment) Bill, 1980."

(Pause)

The motion was adopted and the Bill was continued.

Motion Under Rule 343 To Suspend Rule 33 (2)

Sri B. Sammaiah:—Sir, I beg to move:

"This House decides to suspend under Rule 343 the application of Rule 33 (2) in so far as the list of business for Thursday the 12th November, 1981 from this stage is concerned to take up the business left over from yesterday's list of business."
Mr. Deputy Speaker:—Motion moved. Now the question is:

"This House decides to suspend under Rule 343 the application of Rule 33 (2) in so far as the list of business for Thursday the 12th November, 1981 from this stage is concerned to take up the business left over from yesterday’s list of business."

The Motion was adopted

GOVERNMENT BILLS


(Discussion continued)


2. The purpose of this bill is to make amendments to the existing acts to bring them in line with the changing needs and requirements of the time. The amendments are aimed at improving the functioning of the gram panchayats, panchayat samithis, and zilla parishads, thereby enhancing their effectiveness in rural development and administration.

3. The amendments include provisions for the appointment of executive officers, the election of chairpersons, and the establishment of zilla parishad offices. These changes are expected to streamline the administration and ensure better governance in the rural areas.

4. The bill also addresses the issue of representation, ensuring that the voices of the rural masses are heard and their interests are protected.

5. The 20 members of the zilla parishad are elected by the members of the panchayat samithi and zilla parishad from the rural areas of the districts, ensuring a direct link with the grassroots level.
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(70) 12th November, 1981. Government Bills:


(70) Sin we are not pressing the amendment.

Sirs, we are not pressing the amendment.
The A. P Gram Panchayat and Panchayat Samithis and Zilla Parishads (Third Amendment) Bill, 1981.

"4 (a) The Block Development Officer, may subject to such conditions as may be prescribed, impose on any officer or other employee working under his administrative control and having jurisdiction over the whole Block except the medical officer-in-charge of Primary Health Centre, any of the following penalties, viz., (i) censure, (ii) withholding of increments, after prior consultation with the District officer of the department concerned. (b) Penalties other than those specified in clause (a) may be imposed by the authority competent to impose such penalties under the rule applicable to such officer or other employee."

This is clause 4 of Section 24.

The clause 5.

"5. (a) In respect of all other staff working under his administrative control, including the staff employed in his office the Block Development Officer shall be competent to impose the following penalties, viz.,—

(i) censure, (ii) withholding of increments.

(iii) recover from pay of the whole or part of any pecuniary loss caused to the Panchayat, (iv) suspension.

(b) Penalties of dismissal or removal from service or reduction to a lower post in respect of such staff, other than the Government servants, may be imposed by the president subject to such rules as may be prescribed.......

In respect of the Government servants, such penalties may be imposed by the authority competent to impose such penalties under the rules applicable to such Government servants.

6. An appeal shall lie to the prescribed authority against any punishment imposed under sub-section (4) or Sub-Section (5).
The Block Development Officer shall be the chief executive officer of the Panchayat Samithi and he shall be under the administrative control of the President, Panchayat Samithi. The B. D. O. shall be the chief executive officer of the Panchayat Samithi and he shall be under the President of the Panchayat Samithi for purpose of the Act.
Government Bills.

12th November, 1981.

The Minister has given the reply and are you still pressing for the amendment?

Sri P. Sundarayya— I am pressing for the amendment.

Chairman:—The question is:

"In subsection (4), (5) and (6) of Section 24 of Act No. XXXV of 1959 for the words "the Block Development Officer" substitute the words "the President of Panchayat Samithis."

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

Sri P. Sundarayya:—Sir, I want the names to be recorded. The procedure is there and sometimes it is exercised but to avoid delay voice vote is taken. In this important item, I want the names to be recorded as to who voted for the amendment and who voted against the amendment. I have got a right and I want that right to be exercised. I do not want to delay.

Chairman:—All the while we have not been following that procedure. Kindly cooperate. It is not envisaged in the rules.

Sri P. Sundarayya:—We have got a right to demand and let the names be recorded. If the rules do not provide, the Speaker is the authority. The parliamentary procedure intended to indicate who voted for this amendment and who voted against this. In this connection, I demand that the names be recorded so that the people might know as to who voted for the amendment.

Chairman:—All the while this has not been the procedure. I do not consider that at this stage it is necessary.
Sri P. Sundarayya:—I want the names to be recorded. I am exercising my fundamental right. In fact, we have not been insisting this. But now it is necessary. Now we want the division in the lobbies to be recorded indicating the names.

Chairman:—In view of the heavy agenda, I do not consider it necessary.

Sri P. Sundarayya:—No, Sir. We are exercising our right and in view of the important Bill the Speaker must allow this procedure. It is our constitutional right.

Sri M. Venkaiah Naidu:—Sir, there should be no objection. What is difficulty?

Chairman:—However, taking note of the nature of the amendment and also in view of the fact there is heavy agenda, I do not accept the plea of Sri Sundarayya. And I declare, Ayes-16 Noes-51, Neutrals, Nil.

The amendment is lost.

(Interruption)

Sri P. Sundarayya:—Sir, you cannot conduct this House that way. I am telling you once again, you are refusing our fundamental right.

Chairman:—All the time we have been following certain conventions. Now all of a sudden you are insisting on this.

Sri P. Sundarayya: Convention cannot overrule.

Chairman: So, you insist on your own stand.

Sri P. Sundarayya: You cannot overrule. Unless you record the names, there are no rules. We can do whatever we like.

Chairman: We are governed by Rule 319.

"319 (1) on the conclusion of a debate the Speaker shall put the question and invite those who are in favour of the motion to say "Aye" and those against the motion to say "No".

(2). The Speaker shall then say "I think the Ayes (or the Noes as the case may be) have it." If the opinion of the Speaker as to the decision of a question is not challenged he shall say twice: "The Ayes (or the Noes as the case may be) have it" and the question before the House shall be determined accordingly.

So this is clear provision in the rules.
Sri P.—Sundarayya: We are guided by the House of Commons, now we gave it up. That rule is not our guidance. Our guidance should be according to the Parliamentary Procedure. Sarvasti Shakdhar and Kaul have written the Parliamentary Procedure which is applicable to India. In that Parliamentary Procedure, we take division in the Lobbies recording the names is it removed? It is not removed. Every time it is not compulsory. But that right is there, as a convention to deal with these things. Parliamentary division takes in Lobbies. It was there for the last so many years till 1967. Sometimes we have recorded names also both in Kurnool and later on in Andhra Pradesh also, when so many other distinguished M.L.As, belonging to the Ruling Party were there as Chairman or the Speaker etc. We insisted to record the names. As a normal procedure we are carrying on business even on important things we are not pressing. But when the Government adopted 33 Ordinances and as a point, we have pointed out that ordinances connected with the Panchayats are useless. We have not asked as yet on Bills. We have got our amendments lost. Even then we did not question. Not because that we don't know our names are few, when there are in huge number in the Government. Exactly for that reason, for the simple reason that the elected President of a Panchayat Samithi will not have control even on peons and clerks in the Samithi, In the name of provincialisation or the Block Development Officer or the elected president of a Panchayat Samithi cannot exercise any powers as per new Bill. So I wanted you to accept this simple amendment. But they are not accepting. It is a ridiculous position. So, let the people know how this legislature function. This is a reasonable thing. They are opposing. So, I want the names to be recorded. It is a constitutional right and the rule does not prohibit.

Chairman:—You have not quoted any rule. The proceedings of this House are governed by the Rules framed and accepted by all of you. Under Rule 319 there is no necessity to record names. According to the division, Ayes are 16, Noes are 51 and Neutral are none. So the amendment is lost.

Sri P.—Sundarayya: We are not accepting the decision of the Chair. The rule does not bar. I am telling you.

Chairman:—Are you flouting the rules?

Sri P.—Sundarayya: There is no rule. There is also another rule.

Sri M. Omkar:—Point of order, Sir.

Sri M. Omkar: In Rule 345 of the Rules of procedure and Conduct of Business, residuary powers are quoted relevantly. On page 793 of "Practice and Procedure of Parliament" by M. N. Kaul and S. L. Shakdher it is stated:

"Where names of all the members who have voted in a division are not shown in the photograph showing the result of that division, such names only as are shown in the photograph are recorded in the debates. As regards the missing names, an asterisk is given on the figures for "Ayes" or "Noes" as the case may be, and the position explained through a foot-note."

So it is a fundamental right which can be exercised. Therefore we are insisting on it.

Chairman: Even then, it is not in the rule and I am not in agreement with you.

They will automatically apply unless they are framed by Andhra Pradesh.
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The House cannot continue, unless you concede.

Chairman:—For the framing of rules you have also taken part. I have got the discretion. The rule position is also clear.

Sri P. Sundarayya:—I have raised a fundamental question.

Chairman:—I have already over-ruled it. I am very very sorry.

Sri P. Sundarayya:—This House cannot continue like this.

Chairman:—You cannot disobey the rule framed by this House.
Sri P. Sundarayya:—We are not going to accept. You adjourn the House. Now there is no rule in the Assembly.

Chairman:—Very sorry. I have to go by rule.

Sri P. Sundarayya:—Because you belong to Congress Party. I am going by my right

Chairman:—I have given the ruling also. We go to another amendment.

(Interruptions)

Chairman:—Now the question is;

(Interruptions)

Chairman:—I have gone strictly by rules. We have framed these rules. They are not framed by any outsiders.

Chairman:—The very basic principle is involved. We know the rule in this House. Therefore I am not going to accept. I am going to amendment No. 23.

Sri P. Sundarayya: You cannot go. I say you cannot.

Chairman:—Which is the rule you are applying?
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Sri Samares'mha Reddy: The hon. member should refer the relevant provision in the Constitution.

Sri P. Sundarayya:— This is too much.

Chairman:— The business should be conducted in the business like manner. I have got every right to tell you what is the procedure. I am only pointing out the rule position.

Sri Samarasimha Reddy:— Kindly expunge all these things.

Chairman:— The question is.

Delete sub-clause (9) of clause 3.

Chairman:— The amendment is negatived......

Sri P. Sundarayya:— You cannot proceed.

(At this stage Sri P. Sundarayya proceeded to the Chair and stood before the Chair)

Chairman:— Never it happens in democracy.

Sri P. Sundarayya:— There is no democracy.

Chairman:— It is highly objectionable. You want to show the physical force. You please go and occupy your seat. I cannot take any decision. Please go and sit there,

Chairman:— You move to your side and I will consider your case. Then I will give my ruling.

Sri M.Venkaiah Naidu:— A new situation has arisen in the House and I request the Chair to adjourn the House for five minutes.

(interruptions)

Chairman:— I have requested Sri Sundaraiah to go to his seat, I am not governed by any Member.

(interruptions)

Sri E. Ayyapu Reddy:— Kindly adjourn the House for five minutes, and I will talk to them.

(Several Congress (I) Members shouted that the House should not be adjourned)

12-11 a.m.

Chairman:— I am adjourning the House for five minutes.

(The House then adjourned)

(The House reassembled at 12-30 p.m.)

(Sri C. Narayana Reddy in the Chair.)

That existing provisions will prevail until the provision in that district was made the Law for the time being will be in force regulating recruitment and conditions of service applicable to such holder immediately before commencement it shall continue and apply to such holders. If the existing rules are applicable.

Sri E Ayyapu Reddy—Even under the General cause the Act is there. Even without that, but by way of... does the disciplinary clause also apply to them under Article?

Until the new rules are framed, the existing rules will prevail.
Sri D.K. Samarasimha Reddy:—Sir, I am not going into that question. My only request is that certain unfortunate things have occurred before House is adjourned. I request that all those things may be expunged from the records.

Mr. Chairman:—We are looking into that. Now the amendments No. 24, 23 and 26 can be taken together.

Sri M. Omkar:—Sir, the amendments as you said, cannot be taken together. In case the amendment No. 23 is defeated, some alternative measures are suggested. So all these amendments cannot be taken up at a time. First you take amendment No. 23, and the remaining, one by one.

Sri P. Sundarayya:—Sir, in page 15 it is said that under section 35-A, the following section shall be inserted namely,

35-A (1) The Government may by notification constitute a consultative committee for each Panchayat Samithi with effect from such date as may be specified therein.

(2) Every Consultative Committee shall consist of the following members i.e., the President of the Panchayat Samithi concerned; the members of the Panchayat Samithi concerned, as specified in clauses (ii) (iii) and (iv) and (v) of Sub-section (1) of section 4. Thirdly the R.D.O having jurisdiction over the Block and such other persons not exceeding fifteen in number as may be nominated by the Government.

There shall be a Chairman and Vice-Chairman for every consultative Committee. The Government may nominate the Chairman from among the members of the Committee belonging to category ii of sub-section 2 or such other persons as they may deem fit; and the President of the Panchayat Samithi concerned shall be the Vice-Chairman ex-officio. The R.D.O., specified in clause iii of sub-section (2) shall be the member Secretary of the Consultative Committee. The Consultative Committee shall recommend to the Panchayat Samithi concerned the development activities that may be undertaken by the
Panchayat Samithi, and also perform such other functions as the Government may, by notification entrust to it.

Committee shall consist of following Members namely, President of Panchayat Samithi, Members of the Panchayat Samithi concerned as specified in Clause 2, 3, 4 and 5. Revenue Divisional Officer, such other persons not exceeding 15 in number as may be nominated by the Government-
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There shall be the Chairman, Vice-Chairman for other Consultative Committee the Government may nominate the Chairman from among the Members of the Committee belonging to category 2 of Sub-Section-2.

...

...and also perform such other functions as the Government may by notification entrust.


(Mr. Deputy Speaker in the Chair)

(Translation:)

The honorables are seated. The honorables are seated. Standing order number 292, the Chair of the Deputy Speaker.

(Mr. Deputy Speaker) 200 rupees have been called for. The Chair of the Deputy Speaker, as per the order of the House, has been called for. The Chair of the Deputy Speaker has been called for.

(Mr. Deputy Speaker) 300 rupees have been called for. The Chair of the Deputy Speaker has been called for.

(Mr. Deputy Speaker) 400 rupees have been called for. The Chair of the Deputy Speaker has been called for.

(Mr. Deputy Speaker) 500 rupees have been called for. The Chair of the Deputy Speaker has been called for.
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1-30 p.m.

(The House then adjourned to meet again at 4-00 p.m.)

(The House reassembled at 4-10 p.m.)

(Mr. Deputy Speaker in the Chair)

The Government may nominate the Chairman from among the members of the Committee belonging to category 2 of subsection 2 or such other persons as they may deem fit. The Consultative Committee shall recommend to the Panchayat Samithi concerned developmental activities that may be undertaken by the Panchayat Samithi and also perform such other function as the Government may by notification entrust to it.
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Sri C. Narayana Reddy: Mr. Speaker, Sir, I welcome the amendment proposed by the Hon. Minister especially with regard to the Consultative Committees and the Planning and Development Boards. An impression is being created that MLAs, especially from the ruling party side, are not happy and it is being said that the powers, which we have given through the enactment, we want to take them back. Actually it is not like that. The consultative Committee is the best coordinating body which would assist the samithi and Samithi President and various standing committees.

You all know we are the people's representatives elected under the Representation of peoples Act which was enacted by the parliament. It is the supreme legislative body under the provisions of the Constitution whereas the local bodies Act is enacted by the state Legislature, which is definitely inferior to the supreme Parliament. We cannot have to the local bodies' representatives same status as that of a people's representative under the Representation of peoples Act. Therefore, a people's representative, who is the MLA, is in a better position to coordinate the functions of various departments either at Samithi level or at the district level. The district board will be presided by a Cabinet Minister and you know how best he can coordinate the functions of the various departments. The Chairman of the Zilla Parishad has his own limitation. Similarly the President of the Panchayat Samithi has his own limitations at the block level. Therefore, there is nothing wrong in having the consultative committees. It should not be said that the same legislative body which has created them through its own enactment is going to strangle their neck.

On the other hand, there is an apprehension that our Minister had been too liberal in giving more Powers. At one stage, I had my apprehension whether he is creating them such that they will have some sort of departmental kingdoms. However, by incorporating a provision for planning boards at the district level and the consultative committees at the block level he has neutralised or, at least, removed the impression that there would not be any departmental kingdoms at the district and block levels. I, therefore, welcome the proposal made by the Hon.
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Minister. I stoutly oppose the amendment proposed by the opposition parties.

Sri S. Jaipal Reddy:—Sir, the speech made by Mr. C.N. Reddy has confirmed our worst allegations and gravest apprehensions. He has very plainly admitted that this has been designed with a view to weakening the position of Samithi President and frustrating and negating the results of Panchayat Raj elections. From yesterday I have been stating that it is not correct to put the office of the Samithi President in juxtaposition with that of a legislator. At that rate some M.Ps may propose that there should be a consultative committee of M.Ps with a central Minister as Chairman to supervise over the functions of Mr. Anjaih administration. By the same logic and by the same argument this proposal would be perfectly valid. I would like to ask the Panchayat Raj Minister, who was himself the Samiths President and who was also in his own right a good spokesman and who is now proving to be a good Minister we have, has to consider whether any committee on Panchayat Raj right from the Balvathroy Committee to Ashok Mehta Committee has ever made any remodest suggestion on these lines. The numerous Committees appointed by the Government of India by the Government of Andhra Pradesh and by this august House could not think of this. This is the most abnoxious anti-democratic and outrageous position of this Bill. This is nothing but a sinister attempt and a grand conspiracy to frustrate the Panchayat Raj elections. I do not know why a provision has been inserted to nominate 15 persons on the consultative committee. I would like to know as to who will be these great persons would they be non-officials, social workers, representative of a Bank, Technician or experts? Who are they? Unless it is specified in the Act itself and unless it is told in unequivocal terms, this provision is likely to be misused, abused and debauched. This provision will be used to pack this Consultative Committees with stooges and clowns! I quite agree with the plea that there is need for the Legislators to be involved in the affairs of the Panchayat Samithis and Zilla Parishads. There is a provision already involving it—a M.L.A., can be a member of the Panchayat Samithi, can be a member of the standing Committee. If necessary the Act can be amended to see that a M.L.A.’s, becomes an Ex-officio Member of the standing committee with voting right or just as you have a cabinet at the State level, there could be an Executive, as I said yesterday, at the samithi level with samithi president as the chairmen and nobody else. He is the Chief of the Institution. The Chairmen of other standing committees and the local M.L.A’s could be the members of the Executive committee. The Executive committees could

4:30 p.m.
be entrusted with powers to exercise general superintendence over the Panchayat Samithis for the implementation of the Act.

As Sri P. Sundarayya has rightly pointed out, I would like to draw the attention to another very dangerous provision with regard to the powers of the Consultative committees.

Under the Rules, the Executive orders and under the memos, the Samithi Consultative Committee can be enabled to perform any other functions: this is my view and is a clear case of excessive delegation of powers; in other part it may be legally valid, that I do not know. But if it is legally valid then the Consultative Committee can be armed with sweeping, draconian omnibus powers as to completely annihilate the Panchayat Raj.

Therefore Sir, this provision is the most outrageous decision. This is a plain admission on the part of the Ruling Party that it has received a bad at the Panchayat Raj elections.


...
Government Bills:

Sri S. Jaipal Reddy:—Sir, this joke is in best tradition because it is also most meaningful.

Sri. B. Rajan:—Sir, I agree, but we must remember that the Panchayats are meant for the welfare of people and if we do not enact such laws, then they cannot be effective. Therefore, we should pass the Bill without delay.

Sri. K. Ramana:—Sir, I agree, and the delay in passing the Bill will only be detrimental to the interests of the people.
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The A. P. Gram Panchayats and
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Act (Third Amendment) Bill, 1981.

5:00 p.m.

Mr. Deputy Speaker—The question is:

Mr. Deputy Speaker (R): Order, Order.

Mr. Nallapadda Reddy (R): The names to be recorded. We want lobby votes. All the names are to be recorded for Ayes and Noes.

Mr. Deputy Speaker: Don't press this.

Mr. Nallapadda Reddy (R): This is not in our Rules. We can discuss in the Rules Committee and decide.
Mr. Deputy Speaker—That is why I said "I can't repeat this";
Sri P. Sundarayya—It is a constitutional right.
The House then divided thus.

Ayes:

5. Sri Sundarayya, P. (Leader) 6. Smt. Swarajya M.
17. Sri M. Venkaiya Naidu.

Noes:


Mr. Deputy Speaker—Ayes 17; Noes 33; Neutrals Nil.
The Amendment is lost.

Amendment No. 24.
10th November, 1981.

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Delete item (iv) of 35A (2) in sub-clause (9) of Clause 3.
Substitute the following for item 35A (3) of sub-clause (9) of clause 3.

"The President of the Samithi, shall be the Chairman of the Consultative Committee, Vice President of Samithi shall be Vice Chairman of the Committee of the Consultative Committee."

In item 35A(3) for the words "other persons" substitute the words "technicians and experts."

For item 35A (2) (iv) of sub-clause (9) of clause 3 substitute the following:

"(1) Chairman, Land Development Bank (2) Tahsildar, (3) Assistant Engineer, Electricity Department, (4) Director of Central Bank, elected on behalf of the Taluk Co-operative Societies, (5) Industrial Extension Officer and Assistant Director, (6) Block Development Officer, (7) Assistant Director of Agriculture, (8) Gazetted Inspector of Education, and (9) Manager of Scheduled Banks."

For item 35A (3) of sub-clause (9) of clause 3 substitute the following:

"(1) Legislator as the Chairman, (2) The Samithi President as the Vice-chairman, and (3) the Revenue Divisional Officer as the Secretary."

For item 35A (4) of sub-clause (9) of clause 3 substitute the following:

The block Development Officer shall be the member Secretary of the Consultative Committee."

(Pause)

The amendments were lost.

(Half-title Blank)
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ప్రపంచ రోజును మీద పరిస్థితుల సమాధానం లో చేసి ప్రకారం మారుతున్న నిర్ణయాలు చేసి పరివర్తనాలను కరుగారు చేస్తారు. ఈ ప్రకారం, పాంచాయత సమితులు, పాల్గొట్ట పాంచాయత సమితులు ఎంపిక ప్రాంతాలలో కృషి చేస్తారు. ఈ ప్రకారం, పాంచాయతానికి ప్రియతామానుగు మీద ప్రాంతాన్ని మరో ప్రాంతాన్ని సూచిస్తారు.

ఈ ప్రకారం, పాంచాయత సమితులు ఎంపిక ప్రాంతాన్ని మరే ప్రాంతాన్ని పరిస్థితుల సమాధానం లోని పరిస్థితుల సమాధానం కరుగారు చేస్తారు. ఈ ప్రకారం, పాంచాయత సమితులు ఎంపిక ప్రాంతాన్ని మరే ప్రాంతాన్ని పరిస్థితుల సమాధానం కరుగారు చేస్తారు.

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The presentation of The A.P. Gram Panchayats and
Panchayat Samities and Zilla Parishads

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...The A. P. Gram Panchayats and
Panchayat Samities and Zilla Parishads

...He should be the Chairman of all Standing Committees.

...He can't be the head of the Cabinet. He can't be presiding on the cabinet.

...Chief Secretary can't be the Chairman of all Standing Committees.

...He will just look as an advisor. That decision will be taken by the Standing Committee by the Zilla Parishad Chairman.

...Then how to execute? That is an executive matter. He has to execute the decision. He will...
representative. They have got a role to play. They are there as the representative of the Government. They are there as the honest and efficient representative of the Government.

They are there as efficient, honest representative of the Government. They have got a role to play. They are there as the representative of the Government. He is there as the representative of the Government. He can report to the Government and it is for the Government to suspend. He can report to the Government and it is for the Government to take any action and not the Collector. He has got a special position as the

representative of the Government.

Because he is the representative of the Government, he attends it, coordinates it, helps the Chairman, Z.P., to carry out his decisions. In certain extreme cases when there is a difference between Z.P. resolution and the Chairman's resolution, he can report to the Government and it is for the Government to take necessary action within 15 days; otherwise, Z.P. Chairman's decision will be final.

He shall be as the Government's representative. He attends it, coordinates it, helps the Chairman, Z.P., to carry out his decisions. In certain extreme cases when there is a difference between Z.P. resolution and the Chairman's resolution, he can report to the Government and it is for the Government to take necessary action within 15 days; otherwise, Z.P. Chairman's decision will be final.

"If there is difference between the Zilla Parishad Chairman and the Collector on any Resolution"...


The Collector is representing the Government and the Zilla Parishad Chairman is the representative of the people and the majority of the people elected him. The Collector has got special powers and we are putting exactly as Chairman because he, as the representative of the Government will be there. But still he has to do it. They can overrule the Chairman if he, as the representative of the people, thinks it is necessary.
12th November, 1981.


Mr. Deputy Speaker:—Amendments 31, 32 and 33 may be taken together. It will be better.

Sri P. Sundarayya:- Sir, it will not be taken like that. The amendments are different. Let me compare the original Act, and I am not pressing Amendment No. 30.

Mr. Deputy Speaker:—The Amendment No. 30 is not pressed.

Sri P. Sundarayya:—In Amendment 31 we want to “delete item (i) of sub clause (ii) of clause 3” namely:—“in the first proviso, for the words, “six months”, in the two places they occur, word “six months” shall be substituted.”
Mr. Deputy Speaker:—The question is:

"Delete item (i) of sub-clause (ii) of clause 3."

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

"Delete item (i) of sub-clause (ii) of clause 3."

The amendment was negatived.
12th November, 1981.

Government Bills:

Sri P. Sundarayya:—I move:

"In Section 37 of the Principal Act, add the words 'by secret ballot' after the sentence—'There shall be a Chairman and a Vice-Chairman for each Zilla Parishad who shall be elected by the members of the Zilla Parishad among themselves.'"

Mr. Deputy Speaker:—Amendment moved.

Mr. Deputy Speaker:—The question is:

"In Section 37 of the Principal Act (Act No. XXXV of 1959) add the words 'by secret ballot' after the sentence—'There shall be a Chairman and a Vice-Chairman for each Zilla Parishad who shall be elected by the members of the Zilla Parishad among themselves.'"

The amendment was lost.
12th November, 1981.

Government Bills:

Ms. Reddy — Not in a position to accept the amendment.

Mr. Deputy Speaker — Now the question is that leave be granted to withdraw the following amendment:

"Add the following at the end of item (n) of sub-clause (11) of clause 3 (before the explanation):

Provided, the three Zilla Parishads reserved for scheduled castes and one for scheduled tribes shall be fixed in rotation, in all the Zilla Parishads in descending order of proportion of scheduled caste or scheduled tribe population to the total population of the Zilla Parishad concerned, when each period of five years is completed."

The motion was carried and the amendment was withdrawn.
The question is that leave be granted to withdraw the following amendment:

"Delete sub-clause (14) of clause 3"

The motion was carried and the amendment was withdrawn.

is there as a representative of the Government he will have

For item (b)(3) of sub-clause (15) of clause 3 substitute the following:

"The Chairman of Zilla Parishad shall be the Chairman of every standing Committee and the District Collector shall be ex-officio
member in all standing Committees as representative of the Government. The Vice-Chairman of Zilla Parishad shall be the Vice-Chairman of all standing Committees.

Explanation:—If there is difference between the Zilla Parishad Chairman and the Collector, on any resolution or action proposed the Collector may refer it to the Government. If the Government does not give its final decision within a fortnight the decision of the Zilla Parishad and its Chairman shall be implemented.”

The amendment was lost.
Government Bills:
The A. P. Gram Panchayats and
Panchayat Samithis and Zilla Parishads

This bill amends the Acts to provide for the supervision of
zilla parishads and panchayat samithis. The bill will be
presented for discussion in the assembly.

Mr. Deputy Speaker:—The question is that I
proceed to put the following amendment:

“Any elected member and the Chairman of the Zilla Parishad
to preside.”

The amendment was lost.

The amendment was lost.

The amendment was lost.

The amendment was lost.

The amendment was lost.
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政府法令:


政府法令：

阿普格兰普那查伊特和普那查伊特西米蒂和齐拉普那查德法（第三修正）法案，1981年。

Mr. Deputy Speaker:—I am putting the amendments Nos. 38 to 43 to vote.

The question is:
Delete sub-clause (19) of clause (3).
Delete item (iv) of 58 (B) (2) of sub-clause (19) of clause (3).

For item (iv) of 58 (B) (2) of sub-clause (19) of clause 3 substitute the following:

"(1) Executive Engineer, Education Department,
(2) Divisional Engineer, Electricity,
(3) Executive Engineer, Roads and Buildings,
(4) Deputy Director, Industries,
(5) District Development Officer,
(6) District Project Officer, S.F.D.A.,
(7) District Project Officer, MFDA,
(8) District Educational Officer,
(9) District Welfare Officer,
(10) District Lead Bank Officer,
(11) Medical Officer,
(12) Executive Engineer, Zilla Parishad,
(13) Deputy Director Agriculture Department,
(14) President, Elected by the Central Co-operative Societies,
(15) Deputy Director, Animal Husbandry,
(16) Joint Collector' Revenue and
(17) District Marketing Officer."

For item 58 (B) (3) of sub-clause (19) of clause 3 substitute the following:

"The Chairman of the Zilla Parishad shall be the Chairman of the District Planning Board. The Vice-Chairman of Zilla Parishad shall be the Vice-Chairman of the Planning Board."

For item 58 (B)(3) of sub-clause (19) of clause 3 substitute the following:

"Technicians and experts."

Delete sub-clause (19)(5) of clause 3.
12th November, 1981.

Government Bills:


The amendments were lost.

Mr. Deputy Speaker:—The question is:

"That clause 3 do stand part of the Bill."

The motion was adopted and clause 3 was added to the Bill.

Mr. Deputy Speaker:—The question is:

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

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

CLAUSE 1.

Mr. Deputy Speaker:—There are two official amendments.

1. Sri Nallapareddi Srinivasul Reddy, Minister for Panchayati Raj: Sir. I beg to move:

In sub-clause (2) (a) of clause 1, in item (ii) for "8th July, 1981," substitute "6th February, 1981"

In sub-clause (2) (b) of clause 1

(A) for item (i) substitute the following item:

"(i) clauses (b) and (d) of sub-section (1), sub-section (9), clause (d) and (f) of sub-section (10), sub-clauses (a) (b) (d) and (e) of clause (i) and clause (ii) of sub-section (13) and sub-section (15) clause (ii) of sub-section (16), sub-sections (18), (19) and (20) shall be deemed to have come into force on the 8th July, 1981:

(ii) clause (ii) of sub-section (7) sub-section (8) sub-section (13) (i) (c) and sub-section (17) shall be deemed to have come into force on the 6th February, 1981."

(B) renumber existing items (ii) to (viii) as items (iii) to (ix) respectively.

Mr. Deputy Speaker:—Amendments moved. The question is:

In sub-clause (2) (b) of clause 1

(A) for item (i) substitute the following items:

"(i) clauses (b) and (d) of sub-section (1), sub-section (9), clause (d) & (f) of sub-section 10 sub-clauses (a) (b) (d) and (e) of clause (i) and clause (ii) of sub-section (13) and sub-section (15) clause (ii) of sub-section (16), sub-sections (18), (19) and (20) shall be deemed to have come into force on the 8th July, 1981:"


(ii) clause (ii) of sub-section (7) sub-section (8) sub-section (13) (i) (c) and sub-section (17) shall be deemed to have come into force on the 6th February, 1981;“;

(B) renumber existing items (ii) to (viii) as items (iii) to (ix) respectively.

The amendments were carried.

Mr. Deputy Speaker:—The question is:

“That clause 1 as amended do stand part of the Bill.”

The motion was adopted and clause 1 as amended was added to the Bill.

Mr. Deputy Speaker: The question is:

“That the enacting formula and long title do stand part of the Bill,

The motion was adopted and the enacting formula and long title were added to the Bill.

The Minister For Panchayati Raj Sri Nallapareddy Srinivasul Reddy:—Sir, I beg to move:

That the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads Acts(Third Amendment) Bill, 1981 be passed.

Mr. Deputy Speaker: Motion moved.
12th November, 1981.

Government Bill:


(స్మారకం) ఇతిమదె గ్రామపాంచయాంతర్ గ్రామపాంచయాంతర్ పంచయత సమితులు మరియు జిల్లా పరాశారుల నుంచి మొదటి అధికారిక ఆంధ్రప్రదేశ్ రాష్ట్రంలో నిర్మాణం చేయబడినాం. ఈ సమాచారాన్ని స్మరించడం ఉంచండి. ఇది ఉపాధి సమాచారం నుంచి మరియు జిల్లా పరాశారుల ప్రాంతాలు. 

(రాష్ట్ర గవర్నరు బిల్) బిల్-స్మారకం : ఈ బిల్ ఉపాధి పంచయత సమితులు మరియు జిల్లా పరాశారుల ప్రాంతాలు గ్రామపాంచయాంతర్ పంచయత సమితులు మరియు జిల్లా పరాశారుల ప్రాంతాలు. 

( బిల్ రిస్మ్) బిల్-వివిధాలు : ఈ బిల్ రిస్మ్ బిల్ చివరకు సాధ్యం కోరుతుంది. ఈ సమాచారం గ్రామపాంచయాంతర్ పంచయత సమితులు మరియు జిల్లా పరాశారుల ప్రాంతాలు. 

( బిల్ రిస్మ్) బిల్ వివిధాలు : ఈ బిల్ రిస్మ్ బిల్ చివరకు సాధ్యం కోరుతుంది. ఈ సమాచారం గ్రామపాంచయాంతర్ పంచయత సమితులు మరియు జిల్లా పరాశారుల ప్రాంతాలు.
Mr. DEPUTY SPEAKER:— You want to test the patience of the member.

SRI M. VENKAIAH NAIDU:— Why the Chair permitted him? why does not the chair give permission to me.
Government Bills: 12th November, 1981


I don't mind. To control the House I want the co-operation of one and all. They have done it in the last moment.

SRI E. AYYAPU REDDY—I suggest one thing.

(Many members rose up)

I cannot keep quiet for the injustice.

Mr. DEPUTY SPEAKER:—It is not injustice.

Mr. DEPUTY SPEAKER:—Let him say.
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Government Bills:

...
Government Bills:

The A. P. Gram Panchayats and
Panchayat Samithis and Zilla Parishads

The A. P. Gram Panchayats and
Panchayat Samithis and Zilla Parishads
The A. P. Telangana Area Money Lenders (Amendment) Bill, 1981.

Mr. Deputy Speaker:— There are some printers’ devils. I am announcing the errata to the Bill.

Page No. 2  Sub-clause 2(a)
In item (i) for 1981 read 1980.

Page No. 3  In 9A
For 1980 read 1990.

Page No. 18  In 37A
For 1950 read 1990.

The question is:

The motion was adopted and the Bill was passed.

Statutory Resolution

Sri M. Omkar:— I beg to move:

“This House disapproves the Andhra Pradesh (Telangana Area) Money Lenders (Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 33 of 1981)”.

Mr. Deputy Speaker:— Resolution moved.


Dr. Y. S. Rajasekhara Reddy:— I beg to move:

That the Andhra Pradesh (Telangana Area) Money Lenders Amendment, Bill- 1981 be taken into consideration.

Mr. Deputy Speaker:— Motion moved.
The A. P. Telangana Area Money Lenders (Amendment) Bill, 1981.

It is really felt that these institutions would not get loans unless statutory clearance is given.

Dr. Y. S. Rajasekhara Reddy:—A comprehensive bill which covers both Telangana and Andhra areas will be moved in the next session.

Now I request that the Bill may be passed.

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12th November, 1981.

Announcements:

This House disapproves the Andhra Pradesh (Telangana Area) Money Lenders (Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No 33 of 1981).

The resolution was negatived.

(Pause)

Mr. Deputy Speaker:— The question is:

That the Andhra Pradesh (Telangana Area) Money Lenders (Amendment) Bill, 1981 be taken into consideration.

The motion was adopted.

The question is:

That clauses 2, 3 and 1, Enacting Formula and Long title do stand part of the Bill.

The motion was adopted and clauses 2, 3 and 1, Enacting Formula and Long title were added to the Bill.

Dr. Y.S. Rajasekhara Reddy:— I beg to move:

That the Andhra Pradesh (Telangana Area) Money Lenders (Amendment) Bill, 1981 be passed.

Mr. Deputy Speaker:— Motion moved.

The question is:

That the Andhra Pradesh (Telangana Area) Money Lenders (Amendment) Bill, 1981 be passed.

The motion was adopted and the Bill was passed.

ANNOUNCEMENTS

Mr. Deputy Speaker:— I am to announce to the House that I have received a letter from Sri P. Ramachandraiah, MLA, informing that he has resigned from the Congress(S) Legislature Party and would like to sit as an independent member in the Assembly.

Now there are four messages, received Sri Syed Mukassir Shah, Chairman, Andhra Pradesh Legislative Council.
Announcements

12th November, 1981

"In accordance with rule 127 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Municipal Laws (Amendment) Bill, 1981 (L.C.Bill No.7 of 1981) as passed by the Legislative Council on Monday, the 9th November, 1981 and signed by me for concurrence of the Assembly."

Sd/
Chairman,
Andhra Pradesh Legislative Council.

"In accordance with rule 127 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of Sri Krishnadevaraya University Bill, 1981 (L.C.Bill No.6 of 1981) as passed by the Legislative Council on Tuesday, the 10th November, 1981 and signed by me for concurrence of the Assembly."

Sd/
Chairman,
Andhra Pradesh Legislative Council.

"In accordance with rule 127 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Town Planning (Extension and Amendment) Bill, 1981 (L.C. Bill No. 10 of 1981) as passed by the Legislative Council on Wednesday the 11th November, 1981 and signed by me for concurrence of the Assembly."

Sd/
Chairman,
Andhra Pradesh Legislative Council.

"In accordance with rule 127 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Slum Improvement (Acquisition of Land) Amendment Bill, 1981 (L.C.Bill No. 9 of 1981) as passed by the Legislative Council on Wednesday the 11th November, 1981 and signed by me for concurrence of the Assembly."

Sd/
Chairman,
Andhra Pradesh Legislative Council.

Mr. Deputy Speaker:—Now the House stands adjourned to meet again at 8-30 A.M. on Friday, the 13th November, 1981.

(The House then adjourned to meet again at 8-30 A.M. on 13th November, 1981)