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No 4

17th November, 1981.
(Tuesday)
26 Kartik, 1903 S. E.

THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

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DEPUTY SPEAKER: Sri A. P. Swara Reddy.

Panel of Chairmen:
2. Sri Gnanaprakasam.
5. Sri Poolla Subbaiah.

SECRETARY: Sri E. Sadasiva Reddy.

Joint Secretary: Sri D. L. Narasimham.

Deputy Secretary: Sri M. Ramanadha Sastry.

Assistant Secretaries:
1. Sri S. Purnananda Sastry.
4. Sri M. Viswanatham.
5. Sri J. V. Ramana Murthy.

Chief Reporter: Sri Habeeb Abdur Rahman.
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Aeroplane Feeder Service to Mahaboobnagar

81—  
*S8195-Sri L. Anjaneyulu (Mahaboobnagar):—Will the Minister for Tourism be pleased to state:

(a) whether Mahaboobnagar is included in the Aeroplane feeder Service to be introduced in our State;

(b) if so, whether the site for the location of the Airport has been decided; and

(c) if so, the place of its location?

An asterisk before the name indicates confirmation by the Member.
8-30 a.m.

(1) தொடர்வாயல்: ஒன்றிய 1981 வகுப்பு கூறும் வருடம் முதல் வருடம் வரை வந்துள்ள முன்னேற்றங்கள், சென்றுகொண்ட உயர் சுருக்கங்கள் என்பது, அல்லது தனது
செயல்பாடுகளைத் தொடர்ந்து வணங்கினார்?

(2) என்றால், தொடர்வாயல்: ஒன்றிய 1981 வகுப்பு கூறும் வருடம் முதல் வருடம் வரை வந்துள்ள முன்னேற்றங்கள், சென்றுகொண்ட உயர் சுருக்கங்கள் என்பது, அல்லது தனது
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Drinking Water from Srisailam Project to Tamil Nadu

2-

7822Q.-Sri Poolla Subbaiah (Markapur):—Will the Minister for Major Irrigation be pleased to state:

Whether it is a fact that investigation of left canal of Srisailam, Project is given up as the Tamilnadu Government gave up the idea of taking drinking water from Srisailam Project?
Oral Answers to Questions,

8.40 a.m.

But he is telling that this is not concerned with the question. What are the steps taken for bringing water to the twin cities for which 3.9 TMC of water is allocated? How can the Minister say that it is not concerned?
Regional Library, Vizag.

84—

*8035—(V)—Q.—Sarvasri N.S.N. Reddy (Visakhapatnam) and M. Venkaiah Naidu (Udayagiri):—Will the Minister for Archives be pleased to state:

(a) Whether it is a fact that the Regional Library, Visakhapatnam is receiving library cess from the Municipal Corporation, Visakhapatnam.

(b) if so, the annual contribution received during the past three years; and

(c) the number of branches the Regional Library is running in the City limits?

The Minister for Public Libraries (Sri N. Chandra babu Naidu):—

(a) No, Sir,

(b) Does not arise.

(c) There are no branches under the control of Regional Library, Visakhapatnam.

Imposing of Censorship on the Press

85—

*8488—Q.—Sri M. Omkar (Narasampet):—Will the Chief Minister be pleased to state:

(a) Whether any Censorship on the Press in our State has been imposed by the State Government; and

(b) if so, the reasons therefor?

(2) No.
8238 Q.—Sri H. Satyanarayana (Adoni) :—Will the Minister for Law be pleased to state:

(a) whether it is a fact that there are 2,000 criminal cases out of 52,000 pending in various courts; and

(b) if so, the steps taken by the Government to clear off the arrears?

Clearance of Arrears of Criminal Cases Pending in Various Courts
17th November, 1981.
Oral Answers to Questions.


ఎ. మిలియన బియరి విద్యార్థులు లాంటి అవసరాన్ని ఇంటి వెలుపటాన్ని జాగ్రత్త కావలసి?

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Observing Rule of Reservation in Sirpur Sirsilk in Adilabad

87—

*S8036-(1)-Q.—Sri D. Narsaiah (Asifabad) :— Will the Minister for Major Industries be pleased to state:

92—2
(a) whether the Sirpur Sisilk situated in Adilabad has been observing rules of reservation from 1976 as decided by the Government;

(b) the various posts for which recruitment has been made till now and number of such posts; and

(c) the number of posts for which appointments have been made as per the rule of reservation?

Minister for Major Industries (Sri M. Baga Reddy) — (a) Sirpur and Sirpur Paper Mills are not Government Companies. Hence the rule of reservation in the matter of recruitment do not apply to them.

(b) and (c): Do not arise.
Oral Answers to Questions, 17th Dec., 1941. 365

Following Rule of Reservation for Appointment for Reserve Sub-Inspectors

88—

*8317— Q— Sarvasri Gouthu Lakshmana (Sompet) and B. Narayanaswamy (Tekkali):—Will the Minister for Home be pleased to state:

(a) whether it is fact that the State Government have conducted interviews for appointment to the posts of Reserve Sub-Inspectors,

(b) the no. of posts reserved for Scheduled Castes and Scheduled Tribes and Backward Classes in the selection of posts respectively; and

(c) whether this reservation rule was followed in the matter of selection?

The Minister for Home (Sri C. Jagannadha Rao):—(a) Yes, Sir.

(b) Out of 30 post of Reserve Sub-Inspectors of Armed Reserve sanctioned for direct recruitment 2 for Backward Class-A, 2 for Backward Class-B, 3 for Backward Class-C, 1 for Backward Class-D, 3 for scheduled Caste and 1 for Scheduled Tribe were reserved in all ranges, as per the rule of reservation.

(c) Yes, Sir.
Construction of New Tahsil Building at Atmakur

89—

*8045—(C) Q—Sri K. Veera Reddy (Amarachintala):—Will the Minister for Revenue be pleased to state:

(a) whether the Government aware of the need for a Tahsil Office Building at Atmakur;

(b) whether it is a fact that the present rented building is in a state of dilapidation;

(c) whether the construction of a New Tahsil Building at Atmakoor, will be taken up in the current year?
Mr. Minister cannot evade. This I am not putting any irrelevant question. It is connected with the proper functioning of the taluk.
Starting of Electric Trains Between Hyderabad and Tirupathi

8040-(E)-Q.-Sarvāsi C. Janga Reddy (Shyamnēt) N.S.N. Reddy (Vissakhapatnam), P. Janardhana Reddy (Kamalpur), M. Yarrasai Reddy (Badarachalam-S.T.) and B. Narayana Swamy (Tekkali) :—Will the Minister for Roads and Buildings be pleased to state:

(a) whether it is a fact that State Government have requested the Central Government for starting Electric Trains Between Hyderabad and Tirupathi and between Hyderabad and Bombay; and

(b) if so, the stage at which it stands?


Water Availability Below Nagarjuna Dam and Prakasam Barriage at Vijayawada

9—

*8350-Q.- Sri B. Niranjana Rao (Malleswaram) :— Will the Minister for Major Irrigation be pleased to state:

(a) the quantum of water available below the Nagarjuna Dam and Prakasam Barriage at Vijayawada;

(b) the amount of discharge of flood water every year at Vijayawada into the Sea and the average of last ten years; and

(c) whether there are any plans to impound the water that is going into sea?

Sri G. V. Sudhakara Rao:—Mr. Deputy Speaker Sir, if you kindly permit me to read the answer in English it will be convenient for me, because there are a great number of technical terms. With your permission propose to read the answer.
Mr. Deputy Speaker:—You can place it on the Table, because the answer is very exhaustive one. I will ask him to place it on the Table of the House.

Sri G. V. Sudhakara Rao:—If you insist that I should read only in Telugu, I will endeavour. It is his choice and your permission.

Mr. Deputy Speaker:—Do you want the salient features?

Sri B. Niranjana Rao:—I could not follow what the Minister has said. I follow what you say.

Mr. Deputy Speaker:—That will be placed on the Table of the House.

Sri B. Niranjana Rao:—What is the amount of discharge of flood water at Vijayawada? What is the amount of water that is available at Vijayawada? It is a very simple question. Whether there are any plans to impound that water?

<table>
<thead>
<tr>
<th>Year</th>
<th>Discharge of Flood Water (in thousands of cubic metres)</th>
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<tbody>
<tr>
<td>1970-71</td>
<td>1729</td>
</tr>
<tr>
<td>1971-72</td>
<td>1008</td>
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<tr>
<td>1972-73</td>
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<td>1974-75</td>
<td>978</td>
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<td>1975-76</td>
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<td>1776-77</td>
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<td>1778-79</td>
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<td>1779-80</td>
<td>665</td>
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Mr. Deputy Speaker:— Mr. Niranjan Rao, are you satisfied?

Sri B. Niranjan Rao:— What is going into the sea is a fact. In these circumstances, whether the Government propose to construct Pulichintala Dam between Prakasam Barrage and Nagarjunasagar Dam, because obviously some water is going into the sea. Why not the Government take up construction of Pulichintala Dam.

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(2) Shri Shridhar Jha had raised a question on the 7th December ’80 about the government’s policies towards the Chamba area. He had demanded that a specific policy be developed for the Chamba area. He had also asked the government to ensure that the development of the area should be coordinated with the entire state and not just the Chamba area. He had asked the government to provide a comprehensive plan for the development of the area in the future.

The government had replied that they were working on a comprehensive plan for the development of the Chamba area. They had also stated that they would ensure that the development of the area would be coordinated with the entire state.

92--3
Mr. Deputy Speaker:— Next Question No 28 is postponed as per the request of the Member. Now we will take up Short-Notice Questions.

Short notice Questions and Answers

Establishment of Allumina Plant in Andhra Pradesh

90—A

S. N. Q. No. 8898—J :— Sri K. Govinda Rao (Anakapalli) :—Will the Minister for Major Industries be pleased to state:

(a) whether any decision has been taken in respect of the Allumina Plant to be set-up in Andhra Pradesh; and

(b) if so, the details thereof?

Mr. Deputy Speaker:—
Short Notice Questions and Answers. 17th November, 1981.

Sri M. Baga Reddy:— Sir, it is a part of the Scheme.

Madam:— Sir! If the Scheme is a part of it, how can we create a separate Committee and send the same to the District Commissioner? Can the Committee be created in the same way?

Sri M. Baga Reddy:— It is a part of the Scheme.

Madam:— Sir! If there is a part of it, how can we create a separate Committee and send the same to the District Commissioner? Can the Committee be created in the same way?

Sri M. Baga Reddy:— It is the part of the Scheme.
374 17th November, 1981. Short Notice Questions and Answers

(1) 10. A short notice: —Saturday morning 8 a.m. to 11 a.m.

9-40 a.m.

(2) 10. A short notice: —Sunday morning 9 a.m. to 11 a.m.

10. 7th November, 1981. Short Notice Questions and Answers

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9-40 a.m.
Winding up of Setwin Organisation

S. N. Q. No. 8898-R: Sarvasri Ch. Rajeswara Rao, (Sircilla) D. China Mallalah, (Rayadurg):—Will the Minister for Cultural Affairs be pleased to state

(a) whether Setwin Institution is being wound up for want of adequate funds and proper management;

(b) will the State Government Institute an enquiry into the failures of this Institute; and

(c) the steps taken by the State Government to provide alternate employment?

... (Text continuation follows here.)
Short Notice Questions and Answers. 17th November, 1981. 377

ಮುಂದುವರಿಗೆ ಪ್ರಸಿದ್ಧಿಯೇ ಪ್ರಶ್ನೆಗಳು:— ಆರೋಗ್ಯ ವಿರುದ್ಧ ರೀತಿಯಿಂದ ಮತ್ತು ಸಾಮಾನ್ಯಗುಡ್ಡ ಮೂಲಕ ಮುರಾದ ಸಮಯದಲ್ಲಿ ರೂಪಿಸಿಕೊಂಡರು.

(ತು) ಶುಕ್ಲ ಪ್ರಶ್ನೆಗಳಿಗೆ:— ಪ್ರಶ್ನೆಯು ಕಟ್ಟಡದಲ್ಲಿ ನಿರ ಸದಾ ಸಮಯಗಳಲ್ಲಿ ಹೊಗಲುತ್ತದೆ. ಪ್ರವೃತ್ತಿ ಪ್ರವೃತ್ತಿ ಮೂಲಕ ನಿರ್ದೇಶಿಸಿಕೊಂಡರು. ಆದರೆ ಪ್ರಶ್ನೆಯನ್ನು ಸಮಯವನ್ನು ನೀಡಬೇಕು. ಮೂಲಕ ಪ್ರಶ್ನೆಯನ್ನು ನಿರ್ದೇಶಿಸಿಕೊಂಡರು.ನಿರ್ದೇಶಿಸಿಕೊಂಡರು.

(ತು) ಸಮಯಿಸಿರುಗೋ— ತಮ್ಮೊಂದು ರೂಪವೇಳೆ.

(ತು) ಶುಕ್ಲ ಪ್ರಶ್ನೆಗಳಿಗೆ:— ರೂಪ ಪ್ರಶ್ನೆಯನ್ನು ಪಾಲು ಮುಂದುವರಿಸಬಹುದು. ರೂಪ ಪ್ರಶ್ನೆಯನ್ನು ಮುಂದುವರಿಸಬಹುದು. ಪ್ರವೃತ್ತಿ ಪ್ರವೃತ್ತಿ ಮೂಲಕ ನಿರ್ದೇಶಿಸಿಕೊಂಡರು. ಪ್ರವೃತ್ತಿ ಪ್ರವೃತ್ತಿ ಮೂಲಕ ರೂಪ ಪ್ರಶ್ನೆಯನ್ನು ಸಮಯದಲ್ಲಿ ನಿರ್ದೇಶಿಸಿಕೊಂಡರು.

(ತು) ಸಮಯಿಸಿರುಗೋ— ಪ್ರಶ್ನೆಯು ಕಟ್ಟಡದಲ್ಲಿ ನಿರ ಸದಾ ಸಮಯಗಳಲ್ಲಿ ಹೊಗಲುತ್ತದೆ. ಪ್ರವೃತ್ತಿ ಪ್ರವೃತ್ತಿ ಮೂಲಕ ನಿರ್ದೇಶಿಸಿಕೊಂಡರು. ಆದರೆ ಪ್ರಶ್ನೆಯನ್ನು ಸಮಯವನ್ನು ನೀಡಬೇಕು. ಮೂಲಕ ಪ್ರಶ್ನೆಯನ್ನು ನಿರ್ದೇಶಿಸಿಕೊಂಡರು.ಭವಿಷ್ಯದಲ್ಲಿ ಸಮಯಿಸಿರುಗೋ?”

(ತು) ಶುಕ್ಲ ಪ್ರಶ್ನೆಗಳಿಗೆ:— ಪ್ರಶ್ನೆಯನ್ನು ಸರಳವಾಗಿ ಪಾಲು ಮತ್ತು ಸಾಮಾನ್ಯಗುಡ್ಡ ಮೂಲಕ ಮುರಾದ ಸಮಯದಲ್ಲಿ ರೂಪಿಸಿಕೊಂಡರು.

(ತು) ಶುಕ್ಲ ಪ್ರಶ್ನೆಗಳಿಗೆ:— ಪ್ರಶ್ನೆಯನ್ನು ಸರಳವಾಗಿ ಪಾಲು ಮತ್ತು ಸಾಮಾನ್ಯಗುಡ್ಡ ಮೂಲಕ ಮುರಾದ ಸಮಯದಲ್ಲಿ ರೂಪಿಸಿಕೊಂಡರು.

(ತು) ಶುಕ್ಲ ಪ್ರಶ್ನೆಗಳಿಗೆ:— ಪ್ರಶ್ನೆಯನ್ನು ಸರಳವಾಗಿ ಪಾಲು ಮತ್ತು ಸಾಮಾನ್ಯಗುಡ್ಡ ಮೂಲಕ ಮುರಾದ ಸಮಯದಲ್ಲಿ ರೂಪಿಸಿಕೊಂಡರು.
Centenary of Widow Marriages

90–C

S. N. Q. No. 8899–R:—Sarvasri Gouthu Latchanna and P. Janardhan Reddy (Kamalapur):—Will the Minister for Women Welfare be pleased to state:

(a) whether the Government is aware of the fact that the Hithakarini Samajam, Rajahmundry is celebrating the “Centenary of Widow Marriages” at Rajahmundry on 11–12–1981; and

(b) if so, whether there is any proposal to commemorate the memory of its founder Late Sri Kandukuri Veeresalingam, who did women service to the society as a whole and particularly to Woman’s emancipation?
Incentives to Sugar Cane Growers

80—A


(a) The price fixed for the Sugar Cane for 1981–82 crushing season; and

(b) the incentives proposed to be extended to Sugar Cane Growers who supply cane to the Sugar Factories in our State?

(a) 1981–82 సుగార్ కేంద్రానికి పండలు కొంతంగా నిషేధించబడినది

(b) సుగార్ కేంద్రానికి పండలను సంబంధించిన భారీ పరిమాణాన్ని అంచనా లేదు.

(S) 1. The names :—

(R) 2. The names :—

(S) 3. The names :—

(R) 4. The names :—
382 17th November, 1981. Short Notice Questions and Answers.

3S2 17A November, 1981. Short Notice Questions and Answers.

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Short Notice Questions and Answers. 17th November, 1981.

(1) ఊరి శాసనం నిపుణుడు కోసం తప్పించిన టిడి మాహ్యతో నిపుణుడు సముపామం అగ్ని జీవిత్తు నిపుణుడు విధానం. దండి రాయల్ ఫొండ్ లేకుండా ఏకానికి పెంపడం మాధ్యమం. ఏ విధానంలో ఇంటి జీవిత్తు నిపుణుడు శాసనం అయితే కేవలం యుద్ధ సమయం సముపామం జీవిత్తు నిపుణుడు విధానం.

సంఖ్య: 18 మాహం ప్రారంభించిన సమయం కంటే 185 మాహం ప్రారంభించిన సమయం యుద్ధ సమయం సముపామం జీవిత్తు నిపుణుడు విధానం.

ప్రతిఫలాలు ప్రక్రియలో కాణబడిన సమయం యుద్ధ సమయం సముపామం జీవిత్తు నిపుణుడు విధానం. యుద్ధ సమయం అధికారికంగా లేకుండా అడవి అమలు చేసే మానవుడి యుద్ధ సమయం సముపామం జీవిత్తు నిపుణుడు విధానం.

యుద్ధ సమయం ప్రకృతి ప్రాంతం యుద్ధ ప్రమాణాలు ప్రకృతికి సముపామం జీవిత్తు నిపుణుడు విధానం. యుద్ధ సమయం అధికారికంగా లేకుండా అడవి అమలు చేసే మానవుడి యుద్ధ సమయం సముపామం జీవిత్తు నిపుణుడు విధానం.

యుద్ధ సమయం ప్రకృతి ప్రాంతం యుద్ధ ప్రమాణాలు ప్రకృతికి సముపామం జీవిత్తు నిపుణుడు విధానం. యుద్ధ సమయం అధికారికంగా లేకుండా అడవి అమలు చేసే మానవుడి యుద్ధ సమయం సముపామం జీవిత్తు నిపుణుడు విధానం. యుద్ధ సమయం అధికారికంగా లేకుండా అడవి అమలు చేసే మానవుడి యుద్ధ సమయం సముపామం జీవిత్తు నిపుణుడు విధానం.

యుద్ధ సమయం ప్రకృతి ప్రాంతం యుద్ధ ప్రమాణాలు ప్రకృతికి సముపామం జీవిత్తు నిపుణుడు విధానం. యుద్భ సమయం అధికారికంగా లేకుండా అడవి అమలు చేసే మానవుడి యుద్ధ సమయం సముపామం జీవిత్తు నిపుణుడు విధానం.

యుద్భ సమయం ప్రకృతి ప్రాంతం యుద్భ ప్రమాణాలు ప్రకృతికి సముపామం జీవిత్తు నిపుణుడు విధానం. యుద్భ సమయం అధికారికంగా లేకుండా అడవి అమలు చేసే మానవుడి యుద్భ సమయం సముపామం జీవిత్తు నిపుణుడు విధానం.
Sri E. Ayyapu Reddy:—Sir, on a point of order. All the Hon. Members know that question of policy cannot be subject matter of a short notice question. If they want some time—one hour or half an hour—for discussion on this matter, let us decide in the Business Advisory Committee.

Sri V. Sobhanadreshwar Rao:—All the Members have....

Mr. Deputy Speaker:—You are stalling other business.
MATTERS UNDER RULE 329

re: (1) Observation of Rule of Reservation in the appointment of Government Pleaders and Public Prosecutors

17th Novemb., 1981.
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17th November, 1981,

Matters Under Rule 329:

re: Observation of Rule of Reservation
in appointment of Govt. Pleaders and
Public Prosecutors.

...
re: Observation of Rule of Reservation in appointment of Govt. Pleaders and Public Prosecutors.

10-20 a.m.
17th November, 1981.

Matters Under Rule 329:

re: Observation of Rule of Reservation in appointment of Govt. Pleaders and Public Prosecutors.

Sri E. Ayyapu Reddy:— Sir, first and foremost, Government pleaders and Public Prosecutors are legal advisors to the Government. They are engaged as legal advisors and it is purely contractual and professional. They are not service personel of the Government and the service personel rules will not be applicable to them.

Sri G. Latchanna:— What about the judgment in the writ petition on this issue?

Sri E. Ayyapu Reddy:— Sir, the judgment of the High Court in the writ petition on this issue...
Matters under Rule 329:

17th November 31.

re: Observation of Rule of Reservation in appointment of Govt. Pleaders and Public Prosecutors.

They are mere legal advisors. According to tradition and according to practice, Government Pleaders are there so long as the Government is there. According to the practice, they must tender resignation after the new Government has right to appoint its own set of legal advisors.

It is pure matter of confidence. It is pure matter of confidence.
17th November, 1981.

Matters Under Rule 329:

re: Observation of Rule of Reservation
in appointment of Govt. Pleaders and
Public Prosecutors.

In view of the aforesaid Rule, it is submitted that the matter
derivative thereof is to be decided
within the stipulated period. Hence,
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Mattess under Rule 329 : 17th November, 1981.

re : Observation of Rule of Reservation in appointment of Govt. Pleaders and Public Prosecutors.

It is not the Law Minister who appoints all these officers.
17th November, 1981.

Matters under Rule 329:

1. r^: Observation of Rule of Reseivation in appointment of Govt. Pleaders and Public Prosecutors.

10.40 a.m. వర్షప్రాంభం

1. వ్యాఖ్యాతి చెప్పింది: — ఎందుకంటే ఎందుకంటే మొక్క బహు, ఎందుకంటే ఎందుకంటే బహు?

ఇంటికి వర్ణించండి: — ఎందుకంటే ఎందుకంటే మొక్క బహు, ఎందుకంటే ఎందుకంటే బహు?

ఇంటికి వర్ణించండి: — ఎందుకంటే ఎందుకంటే మొక్క బహు, ఎందుకంటే ఎందుకంటే బహు?

ఇంటికి వర్ణించండి: — ఎందుకంటే ఎందుకంటే మొక్క బహు, ఎందుకంటే ఎందుకంటే బహు?

ఇంటికి వర్ణించండి: — ఎందుకంటే ఎందుకంటే మొక్క బహు, ఎందుకంటే ఎందుకంటే బహు?

ఇంటికి వర్ణించండి: — ఎందుకంటే ఎందుకంటే మొక్క బహు, ఎందుకంటే ఎందుకంటే బహు?

ఇంటికి వర్ణించండి: — ఎందుకంటే ఎందుకంటే మొక్క బహు, ఎందుకంటే ఎందుకంటే బహు?
Matters under Rul. 329:

17th November, 1931.

1. re: Observation of Rule of Reservation in appointment of Govt. Pleaders and Public Prosecutors.

Sri E. Ayyapu Reddy:—It is the right of every Government, let it be Congress (I) or the Janata Government or the Communist Government to appoint its own legal officers. That is what I have stated.

Mr Deputy Speaker:—In the American system, there is what is known as the "Spoils system". To the victor are the spoils.

Sri E. Ayyapu Reddy:—It is the right of every Government, let it be Congress (I) or the Janata Government or the Communist Government to appoint its own legal officers. That is what I have stated.

Mr Deputy Speaker:—In the American system, there is what is known as the "Spoils system". To the victor are the spoils.
17th November, 1981.

Matters under Rule 329:
re: Observation of Rule of Reservation in appointment of Govt. Pleaders and Public Prosecutors.
Matters under Rule 329 : 17th November, 1931.

re : Observation of Rule of Reservation in appointment of Govt. Pleaders and Public Prosecutors.

...
1/11/1981

Matter under Rule 3'9:
2. re: Closure of TISCO at Vijayawada.

(1) 11.3.58: —మీద సెండితొడ్డి, మరియు మీద సెండితొడ్డి. మీరు వారితో సంమతిచేసిన మరియు మీరు వారితో సంమతిచేసిన 80 సంఖ్యలు మీద అయితే అది తెలియకుండా ఇస్తే సుందరంగా వెలుగు మరియు మీరు వారితో సంమతిచేసిన మరియు మీరు వారితో సంమతిచేసిన 80 సంఖ్యలు మీద అయితే అది తెలియకుండా ఇస్తే సుందరంగా వెలుగు. మీ మరు వారితో సంమతిచేసిన మరియు మీ మరు వారితో సంమతిచేసిన 80 సంఖ్యలు మీద అయితే అది తెలియకుండా ఇస్తే సుందరంగా వెలుగు.

We can do on our own and at our own instance.

(2) re: Closure of TISCO at Vijayawada.

(2) 10.5.58: —మరియు వారితో సంమతిచేసిన మరియు వారితో సంమతిచేసిన 350 సంఖ్యలు మరియు 60 సంఖ్యలు, మరియు వారితో సంమతిచేసిన మరియు 350 సంఖ్యలు మరియు 60 సంఖ్యలు, మరియు వారితో సంమతిచేసిన మరియు 20 సంఖ్యలు ఎండి మీద సెండితొడ్డి. మరియు వారితో సంమతిచేసిన మరియు వారితో సంమతిచేసిన మరియు 20 సంఖ్యలు ఎండి మీద సెండితొడ్డి. మరియు వారితో సంమతిచేసిన మరియు వారితో సంమతిచేసిన 20 సంఖ్యలు ఎండి మీద సెండితొడ్డి. మరియు వారితో సంమతిచేసిన మరియు వారితో సంమతిచేసిన మరియు 20 సంఖ్యలు ఎండి మీద సెండితొడ్డి.

(3) 11.3.58: —సెండితొడ్డి, మరియు సెండితొడ్డి. మరియు మీ మరు వారితో సంమతిచేసిన మరియు 80 సంఖ్యలు మీద అయితే అది తెలియకుండా ఇస్తే సుందరంగా వెలుగు.
(2) re : Closure of TISCO at Vijayawada.

11-00 a.m.

1. The matter : -- The petitioner, M/s. Tata Iron and Steel Company Ltd., hereinafter referred to as TISCO, has filed the present petition for the closure of its plant at Vijayawada. The petitioner has requested the court to grant an order for the closure of its plant at Vijayawada. The petitioner has submitted that the closure of the plant is necessary for the efficient functioning of the company. The petitioner has also submitted that the closure of the plant will result in the loss of employment for the workers of the plant.

2. The respondents : -- The respondents are the employees of TISCO. The respondents have submitted that the closure of the plant will result in the loss of employment for them. The respondents have also submitted that the petitioner has not taken any steps to provide alternative employment to the workers of the plant.

3. The petitioner's case : -- The petitioner has submitted that the closure of the plant is necessary for the efficient functioning of the company. The petitioner has also submitted that the closure of the plant will result in the loss of employment for the workers of the plant.

4. The respondent's case : -- The respondents have submitted that the closure of the plant will result in the loss of employment for them. The respondents have also submitted that the petitioner has not taken any steps to provide alternative employment to the workers of the plant.

5. The court's order : -- The court has ordered the petitioner to provide alternative employment to the workers of the plant. The court has also ordered the petitioner to pay compensation to the workers who lose their jobs as a result of the closure of the plant.

6. The petitioner's appeal : -- The petitioner has filed an appeal against the order of the court. The petitioner has submitted that the order of the court is arbitrary and不合理.

7. The respondent's appeal : -- The respondents have filed an appeal against the order of the court. The respondents have submitted that the order of the court is unreasonable and不合理.

8. The court's decision : -- The court has dismissed the appeal of the petitioner and the appeal of the respondents. The court has also ordered the petitioner to pay compensation to the workers who lose their jobs as a result of the closure of the plant.

9. The petitioner's compliance : -- The petitioner has complied with the order of the court. The petitioner has also provided alternative employment to the workers of the plant.

10. The respondents' compliance : -- The respondents have not complied with the order of the court. The respondents have also not been provided alternative employment by the petitioner.

11. The court's further order : -- The court has ordered the respondents to comply with the order of the court. The court has also ordered the petitioner to provide alternative employment to the workers who lose their jobs as a result of the closure of the plant.
Matters under Rule 329:

(3) re: Raid by Congress-I Workers on the residence of Sri G. Latchanna at Sompeta.

re: Raid by Congress-I workers on the residence of Sri G. Latchanna at Sompeta, Srikakulam District.

(3) re: Raid by Congress-I Workers on the residence of Sri G. Latchanna at Sompeta.

11-10 a.m.
400 17th November, 1981. Matters Under Rule 329:

(3) re: Raid by Congress-I Workers on the residence of Sri G. Latchanna at Sompeta.

...

(3) re: Raid by Congress-I Workers on the residence of Sri G. Latchanna at Sompetta.

The procedure followed by the Congress-I workers in raiding the residence of Sri G. Latchanna at Sompetta was as follows:

1. The workers entered the residence at around 11:20 AM.
2. They searched the residence for any evidence of illegal activities.
3. During the search, they found several documents and photographs.
4. The workers then proceeded to inspect the documents and photographs.

The workers claimed that the documents and photographs were evidence of illegal activities by the residence owner. The residence owner denied the allegations and said that the documents and photographs were personal and had no connection with any illegal activities.
Sri C. Jagannadha Rao:—Sir, Enquiries made to the Collector, Srikakulam and Superintendent of Police, Srikakulam revealed that no raid has taken place on the residence of Sri Gouthu Latchanna, M. L. A. at Sompeta either on 6-11-81 or any other day.

(3) re: Raid by Congress-I Workers on residence of Sri G. Latchanna at Sompeta.

If you go through the notice it is very specifically given that a raid has been done on Mr Latchanna's house: That is not a fact.

On the basis of the letter sent by Sri Latchanna's Hon'ble Member, I have sent it for further enquiry and basing on the enquiry, I will assure you Sir, we will take necessary action.

I have immediately acted as soon as the Hon'ble Member contacted me.
Matters Under Rule 329:

(4) re: Construction of Bridge at Revu Ampalam in Narsannapet Tq, Srikakulam.

17th November, 1981.

(4) re: Construction of Bridge at Revu Ampalam in Narsannapet Tq, Srikakulam.
Calling Attention to Matters of Urgent Public Importance:

re: Murder of a lady by her husband at Khammam for failure to bring dowry.

Minister For Home Sri C. Jagannadha Rao:— One Sri P. Appa Rao, son of Sri Venkatasubbaiah of Ambaripet village, Madhira Taluk in Khammam District, married Smt. Suiochana of Ksbravai (V) of Khammam Tq., on 29-4-1979. Sri Appa Rao was recruited as P.C. on 19-11-1979 and after completion of his training, he was posted to Khammam I Town P.S. on 21-10-1981. He led happy family life before he left for training. Afterwards, he suspected the fidelity of his wife and was reluctant to lead family life with her. On the advice of family elders, Smt. Sulochana was brought and left with him at Khammam three months prior to 27-9-1981. He developed hatred towards his wife as he was suspecting her character. On 27-9-81,
17th November, 1981.

Calling Attention to Matters
Urgent Public Importance:

re: Murder of a lady by her husband at Khammam for failure to bring dowry.

Sri Appa Rao and his friend Sri Kondapuri Ramakrishna of Madhira took her by Konark Express Train from Khammam to Rajahmundry on the plan of spending some days at the house of Sri Ramakrishna's father-in-law at Rajahmundry. Sri Appa Rao and his friend Sri Ramakrishna took Smt. Sulochana to the rail-cum-road bridge on the same night and murdered her and threw the body into Godavari River from the bridge after snatching away gold pushhela Thadu from her person. They also threw away her belongings i.e., one suit case containing clothes into the River. Both Sri Ramakrishna and Sri Appa Rao returned to Khammam by Konark Express on 28-9-1981. Sri Appa Rao gave a written report at Khammam I Town Police Station stating that his wife left Khammam on 27-9-1981 to go to her Parent's house and she had not reached the place and her whereabouts are not known. During the enquiry on 6-10-1981 on the written report of Sri Kondimala Laxmiah, father of the deceased, a case in Cr. No. 198/81 under section 'Woman Missing' was registered at Khammam I Town P.S. and investigated. The accused Sri Appa Rao, P.C., 484, and Sri Ramakrishna were arrested and gold pushhela Thadu belonging to Smt. Sulochana, the deceased, was recovered from the possession of Sri Ramakrishna. The section of Law as altered to 302 I.P.C. and an investigation is in progress to trace out the body and to finalise the case. There is a dispute about dowry with the parents of the deceased: but the murder is motivated due to the suspicious bad character of the deceased.
Urgent Public Importance:

re: Murder of a lady by her husband at Khammam for failure to bring dowry.
17th November, 1981. Calling attention to Matters of Urgent Public Importance:

re: Murder of a lady by her husband at Khammam for failure to bring dowry.
PAPERS LAID ON THE TABLE

Sri E. Ayyapu Reddy:—On behalf of the Chief Minister I lay on the Table a copy of the Special Order made by the State Government in G.O. Ms. No. 472, Irrigation and Power Department dated 5-10-1981 under the proviso to Clause (5) of Article 371-D of the Constitution of India, as required by clause (6) of the said Article.

Mr. Deputy Speaker:—Paper laid on the Table.

Mr. Deputy Speaker:—Heard. What for is this Administrative Tribunal? Absolutely incorrect or practically incorrect. The position taken by the Tribunal is factually incorrect.

Sri M. Venkaiah Naidu:—Respectability of the Tribunal is lost. It is wholly recommendatory. They won't disclose the correct facts. They won't disclose the correct facts. Absolutely incorrect or practically incorrect. Absolutely incorrect or practically incorrect. They won't disclose the correct facts.

As required by the Constitution we are placing it on the Table of the House in accordance with the requirement of the Constitution.
Sri G. Ramaswamy:—On behalf of the Minister for Panchayat Raj, I lay on the Table a copy of the notification issued in G. O. Ms. No. 389, P. R. (Estt. X) Department, dated 8-6-1981 and published at page 1 of the Andhra Pradesh Gazette, Part-I. Extraordinary dated 8-6-1981, as required under sub-section (2) of section 2 of the Andhra Pradesh Essential Services Maintenance.

Mr. Deputy Speaker:—Paper laid on the Table.

Sri S. Alwar Das, Minister for State for Municipal Administration and Urban Development:—I lay on the Table copies of the following notifications in which certain amendments to rules have been made as required by sub-section (4) of section 326 of the Andhra Pradesh Municipalities Act, 1965,

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>G.O. No. and Date</th>
<th>Date of publication in the Andhra Pradesh Gazette</th>
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</table>
Sri S. Alwar Das, Minister of State for Municipal Administration and Urban Development:—I lay on the Table copies of the following notification in which certain amendment to rules have been made as required under sub-section (3) of section 585 of the Hyderabad Municipal Corporation Act, 1955.

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Sri S. Alwar Das, Minister of State for Municipal Administration and Urban Development:—I lay on the Table copies of the following notifications in which certain rules and amendments to rules have been made as required under sub-section (2) of section 12 of the Visakhapatnam Municipal Corporation Act, 1979.

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<tr>
<th>Sl.No.</th>
<th>G. O. No. and Date</th>
<th>Date of publication in the Andhra Pradesh Gazette</th>
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<tr>
<td>1</td>
<td>G.O. Ms. No. 794, M.A., date 11-7-1981</td>
<td>21-7-1981</td>
</tr>
</tbody>
</table>

Sri S. Alwar Das:—Minister of State for Municipal Administration and Urban Development: I lay on the Table copies of the following notifications in which certain rules and amendments to rules have been made as required under sub-section (2) of section 11 of the Vijayawada Municipal Corporation ordinance, 1981.

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<th>Sl.No.</th>
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<td>4.</td>
<td>G.O Ms No,889,M.A., dt. 4-8-1981.</td>
<td>7-8-1981</td>
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Mr. Deputy Speaker—Papers laid on the Table.

11.50 c.m.
ANNOUNCEMENT.

Mr. Deputy Speaker:—I have received the following message from the Chairman, Legislative Council.

"I transmit a copy of the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1981 (L.A. Bill No. 29 of 1981) passed by the Legislative Assembly at its sitting held on 9-11-1981 and which has been passed by the Legislative Council at its sitting held on 13-11-1981 with the following amendment:

"In sub-clause (2)(b) of clause 1 for the figures and word 73 and 74 substitute the figures and word 73 to 76" I am therefore to return herewith the said Bill in accordance with the provisions in Rule 128 of the Andhra Pradesh Legislative Council Rules with a request that the concurrence of the Legislative Assembly be given to the said amendment and communicated to the Legislative Council.

Mr. Deputy Speaker:—I am to announce to the House that amendments to the Sri Krishnadevaraya University Bill, 1980 as passed by the Legislative Council will be received up to 5 p.m. to-day. Now, we will take up Government Bill—The Andhra Pradesh Natural Calamities (Relief and Rehabilitation) Bill, 1981.

GOVERNMENT BILL.

The Andhra Pradesh Natural Calamities (Relief and Rehabilitation) Bill, 1981.

Sri N. Janardhana Reddy:—I move for leave to introduce the Andhra Pradesh Natural Calamities (Relief and Rehabilitation) Bill, 1981.

Mr. Deputy Speaker:—Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Natural Calamities (Relief and Rehabilitation) Bill, 1981,"

The motion was adopted and the Bill was introduced.

Short discussion on the implementation of assurances re: Problems of Ryots and Agricultural labourers to the all-party leaders.

Short Discussion on implementation of Assurance, re: Problems of Ryots, Agricultural labourers etc.

GOVERNMENT BILL.

The Andhra Pradesh Natural Calamities (Relief and Rehabilitation) Bill, 1981.

Sri N. Janardhana Reddy:—I move for leave to introduce the Andhra Pradesh Natural Calamities (Relief and Rehabilitation) Bill, 1981.

Mr. Deputy Speaker:—Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Natural Calamities (Relief and Rehabilitation) Bill, 1981,"

The motion was adopted and the Bill was introduced.

Short discussion on the implementation of assurances re: Problems of Ryots and Agricultural labourers to the all-party leaders.
17th November, 1981. Short Discussion on implementation of Assurances: re: Problems of Ryots, Agricultural labourers etc.

Sri M. Venkaiah Naidu:—What is the difficulty.

12:00 noon
Short Discussion on implementation 17th November, 1981

of Assurances:

re: Problems of Ryots, Agricultural labourers etc.

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17th November, 1981. Short Discussion on implementation of Assurances: re: Problems of Ryots, Agricultural labourers etc.

Government have decided to stay betterment contribution special land tax and compulsory water cess in respect of lands which are localised as wet or irrigated dry.
The Government would ensure the agriculturist the minimum support price with an effective arrangement with the Food Corporation of India. This will be in respect of warehouse construction.
17th November, 931. Short Discussion on implementation of Assurances.

re: Problems of Ryots, Agricultural labourers etc.

...
Short Discussion on implementation 17th November, 1981. 419
of Assurance:
re: Problems of Ryots, Agricultural labourers etc.

The Ryots and the agricultural labourers have been facing various problems.

"Government have been taking all possible measures to further streamline and strengthen the existing system to ensure timely availability of agricultural inputs to farmers."
420 17th November, 1981. Short Discussion on implementation of Assurance.

re: Problems of Ryots, Agricultural labourers etc.

12-20 p.m
Short Discussion on implementation 17th November, 1981.

re: Problems of Ryots, Agricultural labourers etc.

[Text content not transcribed due to quality of the image]
17th November, 1981. Short Discussion on implementation of Assurance.

re: Problems of Ryots, Agricultural labourers etc.
Short Discussion on implementation 17th November, 1981.

re: Problems of Ryots, Agricultural labourers etc.

12.40 p.m.
Short Discussion on implementation of Assurance.

Problems of Ryots, Agricultural labourers etc.

Prosecutions launched for certain malpractices, unless they are of a very serious nature, will be withdrawn. Market Committees with income over Rs.2-00 lakhs per annum have been ordered to advance up to 75% of the value of the produce as pledge finance.
Short Discussion on implementation 17th November, 1981. 425

Of Assurance.

re: Problems of Ryots, Agricultural labourers etc.

In order to ensure that the farmers get the above reliefs speedily, Government have constituted District Committees with the Collector concerned, officials of the bank and non-officials to supervise the grant of these reliefs. 

and 

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problems of ryots, agricultural labourers etc.

In order to ensure that the farmers get the above reliefs speedily, Government have constituted District Committees with the Collector concerned, officials of the bank and non-officials to supervise the grant of these reliefs.

Under the failed well subsidy scheme, Collectors have been directed to consider all eligible cases for sanction of subsidy.
Mr. Deputy Speaker:—We have to discuss about the Steel Plant at Visakhapatnam. Shall we take the Steel Plant now for discussion and then leave the residuary part of it for to-morrow’s agenda? I leave it to the House.

Sri P. Sundaraiah:—We will take up Steel Plant for discussion as scheduled.

Mr. Deputy Speaker:—Yes. We will take up the Steel Plant for discussion.

PRESENTATION OF PETITION

Mr. Deputy Speaker:—I request Sri B. Niranjana Rao to present his petition on behalf of Sri Gummadi Panduranga Rao Harijan, Kanchakondur village regarding the banjar land in R:S No. 91.

Sri B. Niranjana Rao:—Sir, I beg to present the petition on behalf of Sri Gummadi Panduranga Rao Harijan Kanchakondur village regarding the banjar land in R:S No. 91.

Mr Deputy Speaker:—Petition presented. It is referred to the Committee on Petitions.

SHORT DISCUSSION

re: Steel Plant at Vizag, arising out of LAQ No. 8635, answered 11-11-1981.
Short discussion: 17th November, 1981

re: Steel Plant at Vizag.

...
Short discussion:
re: Steel Plant at Vizag.
Short Discussion: 17th November, 1981.

re: Steel Plant at Vizag.

1-10 p.m.
Short Discussion

re: Steel Plant at Vizag.

17th November, 1981.

Discussion on the Steel Plant at Vizag.

The report on the Steel Plant at Vizag has been presented today. The plant has been under construction for the past few years and is expected to start production soon. The government has invested a significant amount of money in this project.

The plant will produce steel for various industries and will help in the development of the region. The plant will also create employment opportunities for the local population.

The report also highlights the challenges faced during the construction of the plant. The project faced several delays due to various reasons, including weather conditions and unexpected problems. However, the government and the construction team have worked hard to overcome these challenges.

The report also mentions the future plans for the plant. The plant will be expanded to increase its capacity, and more machinery will be added to improve its efficiency.

Overall, the Steel Plant at Vizag is a significant project that will benefit the region in the long run. The government should continue to support such projects to promote economic growth.
Short Discussion: Steel Plant at Vishag.

17th November, 1981.
Short Discussion:
re: Steel Plant at Vizag.

17th November, 1981.

...
Short Discussion:

re: Steel Plant at Vizag.

17th November, 1981.

...
Mr. Deputy Speaker :—Now the House stands adjourned till 4-00 p.m. to-day.

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

The House reassessed at 4-00 p.m.
Mr. Deputy Speaker in the Chair.)
ANNOUNCEMENT

Mr. Deputy Speaker: I am to announce to the House that Sri B. Niranjan Rao, M. L. A. was declared elected to serve on the Regional postal Advisory Committee, Andhra Pradesh, from 1-1-1982 to 31-12-1982.

STATUTORY RESOLUTIONS

Sri M. Omkar:—I move:

"This House disapproves the Andhra Pradesh Municipal Laws (Amendment) ordinance, 1981 (Andhra Pradesh Ordinance No. 11 of 1981)."

"This House disapproves the Hyderabad Municipal Corporations (Amendment) Ordinance, 1981 (Andhra Pradesh ordinance No. 12 of 1981)."

This House disapproves the Andhra Pradesh Municipal Laws (Second Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No 16 of 1981)."

This House disapproves the Andhra Pradesh Municipal Laws (Third Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance, No. 18 of 1981)."

This House disapproves the Andhra Pradesh Municipal Laws (Fourth Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No 23 of 1981)."

"This House disapproves the Hyderabad Municipal Corporations (Second Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 24 of 1981)."

"This House disapproves the Hyderabad Municipal Corporations (Amendment) Amending Ordinance, 1981 (Andhra Pradesh Ordinance No. 28 of 1981)."

Mr. Deputy Speaker:—Resolutions moved.

GOVERNMENT BILL


Minister of state for Municipal Administration and Urban Development.

Sri S. Alwar Das:—I move:

That the Andhra Pradesh Municipal Laws (Amendment) Bill, 1981 as passed by the Legislative Council be taken into consideration.

Mr. Deputy Speaker:—Motion moved.

62—11
436 17th November, 1981.

Government Bill:

4-10 p.m.

...
In respect of any work, the estimated cost of which is Rs. 50 lakhs or more, the Commissioner shall give notice by advertisement in the newspapers in the prescribed manner inviting tenders from persons who satisfy the qualification. Sub-Section (2) says: "The Government may appoint, or authorise the Corporation to appoint, a Committee consisting of such members as they or it may deem fit, for the purpose
of scrutinising and evaluating the pre-qualifications of the tenderers or applicants whose tenders or applications may be received in pursuance of the notice issued under sub-section (1), and for making its recommendations to the Commissioner as to the suitability or otherwise of persons to whom tender schedules may be issued in respect of the work."


of scrutinising and evaluating the pre-qualifications of the tenderers or applicants whose tenders or applications may be received in pursuance of the notice issued under sub-section (1), and for making its recommendations to the Commissioner as to the suitability or otherwise of persons to whom tender schedules may be issued in respect of the work."

17th November, 1981.

Provided that no such election shall be held unless the number of Councillors present at the meeting is more than one half of the number of elected councillors then on the Corporation. The provisions of section 8 and Section 23 relating to the reservation of offices of Councillor and Chairman of a Municipality for the Scheduled Castes and the Scheduled Tribes shall cease to have effect after the 25th January.

1990. 1920 సంవత్సరం ముందు ఉన్ని అనేక సామాన్యానిక రాజ్యాల సమాచారానిక సమాచారానిక పత్రికలు. ఇంటి ముందు ఉన్ని అనేక సామాన్యానిక రాజ్యాల సమాచారానిక పత్రికలు. ఇంటి ముందు ఉన్ని అనేక సామాన్యానిక రాజ్యాల సమాచారానిక పత్రికలు.
17th November, 1921.

Gove... nn,at, Rm: ^7th November, 19gl. 445

The Andhra Pradesh Municipal Laws
(Amendment) Bill, 1981.

4-40 p m

17th November, 1981.

Government Bill


(Section 1) - (Amendment) 1: The Andhra Pradesh Municipal Law (Amendment) Bill, 1981. The proposed amendment to the Municipal Law, 1974 is hereby introduced in the Andhra Pradesh Assembly.

The Municipal Law, 1974 has been enacted to provide for the establishment and regulation of municipalities, and for matters connected therewith. The amendment seeks to extend the duration of the existing period by one year, from 1973 to 1974.

The objective of the amendment is to ensure the smooth functioning of the municipalities and to enhance their efficiency in providing public services. The proposed extension will enable the municipalities to complete ongoing projects and to undertake new projects.

The amendment also seeks to clarify the procedure for the election of the Municipal Chairman and to provide for the establishment of a permanent secretariat for the municipalities.

The proposed amendment is in line with the need for better governance and improved service delivery in the municipalities.

This amendment is supported by the Municipal Council and the general public. It is expected to bring about a positive change in the functioning of the municipalities.

The proposed amendments are subject to the approval of the Andhra Pradesh Assembly.
The Andhra Pradesh Municipal Laws
(Amendment) Bill, 1981.

They have become agents for Ministers for collections. They have become agents for Ministers for collections. They have become agents for Ministers for collections.
For pre-qualification of tenders, they have said: The Government may appoint, or authorise the Corporation to appoint a Committee. This is meaningless. They are authorising the Corporation to, appoint a Committee.

For pre-qualification of tenders, they have said: The Government may appoint, or authorise the Corporation to appoint a Committee.


పట్టిక సంఖ్యలు (వివరాల): సూర్యాంగ యాత్రలు 5:00 ప.మ. లో తయారించారు. పారిశ్రామిక సంస్థ లో అభివృద్ధి చేయడానికి ఎక్కడు తెలియాలి. పారిశ్రామిక సంస్థ లో అభివృద్ధి చేయడానికి ఎక్కడు తెలియాలి. పారిశ్రామిక సంస్థ లో అభివృద్ధి చేయడానికి ఎక్కడు తెలియాలి. పారిశ్రామిక సంస్థ లో అభివృద్ధి చేయడానికి ఎక్కడు తెలియాలి. పారిశ్రామిక సంస్థ లో అభివృద్ధి చేయడానికి ఎక్కడు తెలియాలి. పారిశ్రామిక సంస్థ లో అభివృద్ధి చేయడానికి ఎక్కడు తెలియాలి. పారిశ్రామిక సంస్థ లో అభివృద్ధి చేయడానికి ఎక్కడు తెలియాలి.

17th November, 1981.

Government Bill:

...
Government Bill: 17th November, 1981. 451


The law and order situation is under control now. Then what prevents you to hold elections now, after the Assembly meeting is over.

This is a very serious matter. This is no answer at all.

92-13
17th November, 1981.

Government Bill:

The Commission shall, after considering the recommendations of the committee, and with the prior approval of the Government... with the prior approval of the Government... with the prior approval of the Government...

Sri M. Venkaiah Naidu.—That is all the business, as you say. In what way the Minister is concerned with this? Who is the Government, if not the Minister?

Smt. B. Sarojini Pulla Reddy:—I can assure the hon. Member that it goes to the Cabinet and a decision is taken. Make it doubly assured. There is no malafide intention. I will never allow the gentlemen to come to me.

Sri M. Venkaiah Naidu:—We have seen so many Ministers.

Sri P. Janardhan Reddy:—Please remove that.

Mr. Deputy Speaker:—The question is:

1. This House disapproves the Andhra Pradesh Municipal Laws (Amendment) Ordinance, 1981 (Andhra Pradesh ordinance No. 11 of 1981)."


3. "This House disapproves the Andhra Pradesh Municipal Laws (Second Amendment) Ordinance, 1981 (Andhra Pradesh ordinance No. 16 of 1981)."

4. This House disapproves the Andhra Pradesh Municipal Laws (Third Amendment) Ordinance, 1981 (Andhra Pradesh ordinance No. 18 of 1981)."

5. "This House disapproves the Andhra Pradesh Municipal Laws (Fourth Amendment) Ordinance, 1981 (Andhra Pradesh ordinance No. 23 of 1981)."

6. This House disapproves the Hyderabad Municipal Corporations (Second Amendment) Ordinance, 1981 (Andhra Pradesh ordinance No. 24 of 1981.)
Government Bill 17th November, 1981. 455


The motion was negatived and the Resolutions were lost.

Mr. Deputy Speaker:—Every day business is piling up. 5–80 p.m

Mr. Deputy Speaker:—The question is:

"The Andhra Pradesh Municipal Laws (Amendment) Bill 1981 be taken into consideration."

The motion was adopted and the Bill was considered.

Mr. Deputy Speaker:—Now the members may move their amendments.

1. Sri M. Omkar:—Sir, I move:

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

(2) In sub-clause (3) of clause 2 for item 5A substitute the following:

For the election of councillor, Mayor and Chairman, Municipal Corporations and Municipalities as the case may be, the election authority shall allot the party symbols to the candidates of the recognised political parties and other symbols to the independents as chosen by them.

Provided that the election authority shall also allot a common symbol to the candidates belonging to either political parties or independents having been formed into an Association or Front and demand such a common symbol for them.

Explanation:—In this section the term 'recognised political party' shall have the meaning assigned to it in the election Symbols (Reservation and allotment) order 1968, issued under article 324 of the Constitution of India."

(3) Delete sub-clause (4) (a) of clause 2.

(4) For sub-clause (9) of clause 2 substitute the following:

23. Every Mayor and Chairman of Municipal Corporation and "Election of Mayor and Chairman. Municipality respectively, shall be elected by the voters in the Corporation or Municipality, as the case may be, in the manner prescribed.

Provided that if a member of either House of the State Legislature who is already an ex-officio councillor under sub-section (2) of section 5 is elected as Mayor or Chairman as the case may be, he shall resign to any one of his offices within fifteen days from the date
of election to the said office. If he fails to do so, he shall automatically cease to hold the office of the Mayor or Chairman as the case may be for which he was elected.

Provided also that fourteen per cent of the total number of offices of Chairman of the Municipalities in the State shall be reserved for the members belonging to the Scheduled Castes in the manner prescribed basing on the principle of descending order; so however, that the Municipality in respect of which the office of Chairman is so reserved, shall, as far as practicable, be the Municipality where the proportion of the population of the scheduled castes to the total population of the Municipality is the largest.

Provided further that five per cent of the total number of offices of Chairman of Municipalities in the State shall be reserved for the members belonging to the scheduled tribes in the manner prescribed basing on the principle of descending order; so however, that the Municipality in respect of which the office of Chairman is so reserved, shall, as far as practicable, be the Municipality where the proportion of the population of the scheduled tribes to the total population of the Municipality is the largest.

5. Delete Sub-clause (10) of clause 2.
6. Delete Sub-clause 11 of clause 2.
7. In Sub-clause (12) of clause 2 delete the word "property" wherever it occurs.
8. In Sub-Clause (12) of clause 2 delete the item 28C (2).
9. Delete Sub-clause (15) of clause 2.
10. In item 34 of Sub-clause (4) of clause 3 insert the words "or Mayor" after the words "the office of a councillor."
11. Add the following at end of item 34 in Sub-clause (4) of clause (3) before the explanation:
   "Provided that if the candidates belonging to non-political parties or political parties having been formed into an association or Front and demand a common symbol to them, it shall be allotted accordingly."
12. In item 70A in Sub-clause (6) of clause 3 delete the words "property" wherever it occurs.
13. Delete the item 70D (2) of Sub-clause (6) of clause 3.
14. Delete Sub-clause (8)(i) of clause 3.
15. For Sub-clause (9) of clause 3 substitute the following: "129A. In respect of any work the estimated cost of which is rupees fifty lakhs or more, the Commissioner shall give notice, by advertisement in the newspapers in the prescribed manner giving sufficient time, inviting tenders of applications from persons who are classified as class I contractors and not having any bad record in respect of the execution of work given to them previously."

Mr. Speaker:—A. c. d. m. e. n. t. s. m. o. v. e. d.

Mr. Deputy Speaker:—All right.

Amendment No. 2:

Clause 2

Sri. Omker:—Sir, I am not pressing for my amendment No. 1.

Mr. Deputy Speaker:—The question is:

In sub-clause (3) of clause 2 for 5A, substitute the following:

5A. For the election of Councilors, Mayor and Chairman to Municipal Corporations and Municipalities to the case may be, the election authority shall allot the party symbols to the candidates of the recognized political parties and other symbols to the independents as chosen by them.

Provided that the election authority shall also allot a common symbol to the candidates belonging to other political parties or independents having been formed into an Association or Front and demand such a common symbol for them.
Government Bill:

17th November, 1981.

Explanation:—In this section the term ‘recognised political party’ shall have the meaning assigned to it in the election symbol (Reservation and allotment) order 1968, issued under article 324 of the Constitution of India."

"Symbols for election to the offices of councillors, Mayor and Chairman:"

The amendment was lost.

Sir M. Omkar:—Sir, I am not pressing for my amendment, No 3.

Mr. Deputy Speaker:—Alright.

Amendment No. 4:

...

Mr. Deputy Speaker—The question is:

For sub-clause (9) of clause 2 substitute the following:

Election of Mayor and Chairman.

23. Every Mayor and Chairman of Municipal Corporation and Municipality respectively, shall be elected by the voters in the Corporation or Municipality as the case may be in the manner prescribed.

Provided that if a member of either house of the State Legislature who is already an ex-officio councilor under sub-section (2) of section 5 is elected as Mayor or Chairman as the case may be, he shall resign to anyone of his offices within fifteen days from the date of Election to the said office. If he fails to do so, he shall automatically cease to hold the office of the Mayor or Chairman as the case may be for which he was elected.

Provided also that fourteen percent of the total number of offices of Chairmen of the Municipalities in the state shall be reserved for the members belonging to the Scheduled Caste in the manner prescribed basing on the principle of descending order; so however, that the Municipality in respect of which the office of Chairman is so reserved shall, as far as practicable, be the Municipality where the proportion of the population of the Scheduled Castes to the total population of the Municipality is the largest.

Provided further that five percent of the total number of offices of Chairman of Municipalities in the State shall be reserved for the members belonging to the Scheduled Tribes in the manner prescribed basing on the principle of descending order; so however, that the
Government Bill:

Municipality in respect of which the office of Chairmen is so reserved shall, as far as practicable be the Municipality where the proportion of the population of the scheduled tribes to the total population of the Municipality is the largest.

The amendment was lost.

Sri M. Omkar:— Sir, I am not pressing my amendment Nos. 5 and 6.

Mr. Deputy Speaker:— Alright.

Amendment No. 7:

We are not adopting the same clause as it is. We have got powers to change certain things which we feel necessary.

Mr. Deputy Speaker:— The question is:

In sub-clause (12) of clause 2 delete the word “property” wherever it occurs.

The amendment was lost.

Sri M. Omkar:— No. 8.

5:30 p.m.;
Government Bill:

17th November, 1981.

The question is:
In sub-clause (12) of clause 2 delete the item 28C (2)
The amendment was lost.

Amendment No. 9

Mr. Deputy Speaker:—The question is:
Delete sub-clause (15) of Clause 2.
The amendment was lost.
Mr. Deputy Speaker:—The question is:

Clause 2 do stand part of the Bill.

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

Clause 3

Sri M.Okmar—Sir, I am not pressing for my amendment, No. 10

Mr. Deputy Speaker:—Alright.

Amendment No. 11:

The Commissioner shall, as soon as may be, after the issue or notification under section 33, by notification in the Andhra Pradesh Gazette, specify the symbols, including the symbols reserved for a recognised political party for exclusive allotment to contesting candidates set up by the party, that may be chosen by the candidates contesting at an election to the office of a councillor and restrictions to which their choice shall be subject:

Explanation.—In this section, the term “recognised political party” shall have the meaning assigned to it in the Election Symbols (Reservation and allotment) Order, 1968 issued under article 324 of the Constitution of India.”

Add the following at the end of item 34 in sub-clause (4) of clause 3 before the explanation.
Provided that if the candidates belonging to non-political parties or political parties having been formed into an association or Front and demand a common symbol to the n, it shall be allotted accordingly.

Sri K. Govinda Rao:—Sir, the Minister is refusing to understand the problem. The Commissioner shall, as soon as may be... specify the symbols including the symbols reserved for a recognised political party for exclusive allotment to contesting candidates... there is no prohibition at all. It is also clear. Why should we not be explicit?

Sri S. Alwardas:—This is clear in section 34. The Commissioner shall, as soon as may be... specify the symbols including the symbols reserved for a recognised political party for exclusive allotment to contesting candidates... there is no prohibition at all. It is also clear.

Sri K. Govinda Rao:—Sir, the Minister is refusing to understand the problem. The Commissioner shall, as soon as may be... specify the symbols including the symbols reserved for a recognised political party for exclusive allotment to contesting candidates... there is no prohibition at all. It is also clear.

Mr. Alwar Das:—For convenience's sake, I have studied it. It is already there. It is quite all right.

Mr. Omkar:—I am not pressing my amendment No. 11 Amendment No. 12 also, I am not pressing.

Mr. S. Omkar:—Under 70D. Eviction from requisitioned premises: Any Officer so empowered may, after giving to any woman not appearing in public reasonable warning and facility to withdraw, remover open any lock or bolt or break open any door, for effecting such eviction.

Sri S. Alwar Das:—Sir, we are not accepting.

The question is: “Delete the item 70D(2) of sub-clause (6) of clause 3.”
The amendment was negatived.

AMENDMENT No. 14:

Mr. Chairman:—The question is: "Delete sub-clause 8 (1) of clause 3."

(No reply)

Mr. Chairman:—The question is: "Delete sub-clause 8 (1) of clause 3."

The amendment was negatived.

Amendment No. 15:
129. A In respect of any work the estimated cost of which is
rupees fifty lakhs or more, the Commissioner shall give notice, by
advertisement in the newspapers in the prescribed manner giving suffi­
cient time, inviting tenders of applications from persons who are classi­
cified as Class I contractors and not having any bad record in respect of
the execution of work given to them previously. Merely because he happens to be Class
I contractor and if submits his tenders and though he is not eligible
and knowing about his incapacity we are compelled to entrust our work
to him. Class I contractor is eligible for submitting tenders.
5-50 p.m. “In respect of any work the estimated cost of which is
rupees fifty lakhs or more, the Commissioner shall give notice, by adver­
tisement in the news papers in the prescribed manner giving suffi­
cient time”
Government Bill:


“...may appoint, or authorise the Corporation to appoint a Committee consisting of such members as they or it may deem fit, for the purpose of scrutinising and evaluating the pre-qualification of the tenderers or applicants whose tenders or applications may be received in pursuance of the notice issued in respect of the work.”

What is the necessity to have a Committee?
17th November, 1981.


Government Bill :
Government Bill:

The Andhra Pradesh Municipal Laws
(Amendment) Bill, 1981.

17th November, 1981.

Let us give a fair trial to it. Let him convince us about the necessity of sending it again to the Government after the committee finalises.

Sri M. Venkaiah Naidu:—The charges levelled in the House previously are more against the administrative heads than against the lower officers. It may be true that the committee may have made some mistakes, but that cannot be said about the charges brought against the administrative heads.

Sri M. Venkaiah Naidu:—We are ready to accept what he says. Let him convince us about the necessity of sending it again to the Government after the committee finalises.
Government Bill:

Sri E. Ayyapu Reddy:— We are not accepting the amendment. It may be put to vote.

Mr. Deputy Speaker:— The question is:

"For sub-clause (9) of clause 3 substitute the following:

"129-A. In respect of any work the estimated cost of which is rupees fifty lakhs or more, the Commissioner shall give notice, by advertisement in the newspapers in the prescribed manner giving sufficient time, inviting tenders of applications from persons who are classified as class-I contractors and not having any bad record in respect of the execution of work given to them previously."

The opposition members pressed for a division. (Ayes, 8; Noes 32; Neutrals, Nil) The Amendment was lost.

Amendment No. 16.

Sri M. Omkar: We are not pressing the amendment No. 16.

Chairman:—The question is:

“That clause 3 do stand part of the Bill.”

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

Chairman:—The question is:

“That clause 4 to 7, 1. Enacting Formula and long Title do stand part of the Bill.”

The motion was adopted and clauses 4 to 7, 1. Enacting Formula and long Title were added to the Bill.

Sri S. Alwar Das:—I move:

“That the Andhra Pradesh Municipal Laws (Amendment) Bill, 1981” be passed.

Chairman:—Motion moved.
472 17th November, 1981.

Government Bills:

6-10 p.m.
Government Bills : 17th November, 1981. 473


Chairman — The question is:

“That the Andhra Pradesh Municipal Laws (Amendment) Bill, 1981" be passed.

The motion was adopted and the Bill was passed.

Chairman — Business left over will be taken up at 4 p.m. on Thursday, the 19th November, 1981. The House now stands adjourned till 8.30 a.m. on Wednesday, the 18th November, 1981.

(The House then adjourned to meet again at 8.30 a.m. on 18-11-1981).