Printing of Ballot Papers for Graduate Constituencies.

1—

*8249 Q.—Sarvasri M. Omkar (Narasampet), K. Satyanarayana (Repalley) and N. Raghava Reddy (Nakrekal)—Will the Chief Minister be pleased to State:

(a) whether it is a fact that even on the ballot papers meant for the voters for teachers and graduate constituencies, the denomination "Thumb-impression of the Voter" is printed;

(b) Whether it is also a fact that the voters in the teachers and graduates constituencies are educated and they don’t require thumb-impression; and

(c) if so, will it be removed?

An asterisk before the name indicates confirmation by the Member
J.No. 75

உரை: எளையத்திற்கு முன் நேரப் பலகையில், கூறுவதற்குப் பயன்படும் பொருட்கள் காட்டி வருபவை நேர்வாயுக்காலில் விளக்கியது இப்படி: 1) சல்லி, 2) வர்ப்பால், 3) வெள்ளை பொருள், 4) தெள்ளி, 5) தொட்டை. சிலர் வெள்ளையைத் தொட்டைக்கு பொறுப்பாகக் கொண்டு போன்று வருகிறார்கள். சமுதாயங்களின் கீழ் காலில் காண்பட்டுள்ள பொருள் பல்வேறு வடிவங்களில் உள்ளன. உண்மையை அறிந்து கொண்டு அல்லது கையெழுத்தாளர்கள் கொண்டு ஆண்டுகளில் கூற்றியுள்ளன. காண்பாடுகளை விளக்கியது இப்படி: 1) சல்லி, 2) வர்ப்பால், 3) வெள்ளை பொருள், 4) தெள்ளி, 5) தொட்டை.

10. இடையையும், உள்ளே என்பது என்று கருதுவாரா? 

11. எந்தக் காலத்தில் நடைபெற்றது? என்று கருதுவாரா?

12. காண்பாடுகளை இன்னும் கேளுந்து என்பது என்று கருதுவாரா?

13. எந்த காலத்தில் நடைபெற்றது? என்று கருதுவாரா?
Repairs to the Breached Tanks in Mahaboobnagar Dist.

2—

*8205 Q —Sri M Jayaramulu—(Wanaparthy) ——Will the Minister for Minor Irrigation be pleased to state

(a) whether it is a fact that an amount of Rs 8 lakhs allotted for repairs to the breached tanks and feeder channels in Mahaboobnagar District for 1979-80 has been lapsed,

(b) if so, who are responsible for it,

(c) whether there is any proposal to complete the repairs to the breached tanks and feeder channels, and

(d) If so, when?

(1) Whether the allied irrigation tank project completed in 1979-80, as stated in para 7, is still under implementation.

(ii) Whether the project is under implementation.

(iii) Whether the repairs are completed.

(iv) If not, when are they expected to be completed.
8 5th November, 1981.

Oral Answers to Questions

1979-80 నగర నియోగాలు ఎంతమంది?

213 నగర నియోగాలు 172 రాతితో నియోగయ్యం తీసుకుంది. జూలియస్ 24 అడవులు విశ్రామం కోసం. విశ్రామ మధ్య సాగు నియోగయ్యం.

1980 నగర నియోగాలు ఎంతమంది?

90 నగర నియోగాలు ఎంతమంది?

8 నగర నియోగాలు ఎంతమంది?

5 నగర నియోగాలు ఎంతమంది?

4 నగర నియోగాలు ఎంతమంది?

3 నగర నియోగాలు ఎంతమంది?

2 నగర నియోగాలు ఎంతమంది?

1 నగర నియోగాలు ఎంతమంది?

1979-80 నగర నియోగాలు ఎంతమంది? ఎంత శాతం విషయం?

1980 నగర నియోగాలు ఎంతమంది?

1979-80 నగర నియోగాలు ఎంతమంది?

1980 నగర నియోగాలు ఎంతమంది?

1979-80 నగర నియోగాలు ఎంతమంది?

1980 నగర నియోగాలు ఎంతమంది?
Oral Answers to Questions. 5th November, 1981.

(4) రీ. మార్చితో జలం కలిగిన ప్రాంతాలపై ఉపయోగయే ప్రత్యేకంగా కించిన గించిన పరిమితి ఎందుకంటే కూడా సమాధానం?

(11) రీ. తముదు లో అనే రాజస్థాన జాతి కంటే అవి ప్రత్యేకమైన పరిమితి ఎందుకంటే కూడా సమాధానం?

(6) రీ. తముదు లో అనే రాజస్థాన జాతి కంటే అవి ప్రత్యేకమైన పరిమితి ఎందుకంటే కూడా సమాధానం?

(8) రీ. ఎవి రాజస్థాన జాతి ప్రత్యేకమైన పరిమితి ఎందుకంటే కాదా?

(10) రీ. ఎవి రాజస్థాన జాతి ప్రత్యేకమైన పరిమితి ఎందుకంటే కాదా?

(12) రీ. ఎవి రాజస్థాన జాతి ప్రత్యేకమైన పరిమితి ఎందుకంటే కాదా?
10 5th November, 1981. Oral Answers to Questions

SRI S. JAIPAL REDDY:—I am amazed at the ignorance of the Minister. Tanks can be breached without cyclone also when there were heavy rains.

MR. DEPUTY SPEAKER:—When I was calling Mr. Vasudeva Rao, you have deviated my attention. You were successful at least to that extent. There is no point of order.
Oral Answers to Questions. 5th November, 1981.

3—

*8232 Q.—Sri B R Doraswamy Naidu, (Kuppam) —Will the Minister for Revenue be pleased to state:

3— (a) whether there is any proposal to raise the compensation amount of Rs. 150 to each victim affected by calamities like Fire Accidents etc. in view of the increase in prices every year; and

(b) if so, the quantum of amount to be raised?

Increase of Compensation Amount to the Victims affected by Calamities.

Sri B R Doraswamy Naidu, (Kuppam):—(a) (b)
**Tax on Uncultivable Lands**

4—

*8139 Q.— Sri V. Ranga Rao (Bander) :—Will the Minister for Revenue be pleased to state:

(a) the period from which the Act, enabling the levy of tax on lands which have not been cultivated, is in force in Andhra Pradesh;
(b) whether demand notices have been served to those who have to pay tax, stating the amount they have to pay as per the provisions of the Act;

(c) whether it is a fact that provision has been made in the Act, to prefer an appeal to the Tahsildar;

(d) whether it is a fact that tax for eleven years is being collected in lumpsum, without serving demand notices;

(e) if so, the reasons therefor; and

(f) the reasons for not following the provisions of the Act?

Questions 5 and 6 postponed.
Misappropriation of Funds by the President Telangana Fishermen Central Co-operative Society, Hyderabad.

7—

*8042—(N)—Q.—Sarvasri Poo!la Subbaiah (Markapur), D. Chinamallaiah (Indurthy), Ch. Vittal Reddy (Narasapur), and S.R.T.P.S. Veerapapa Raju (Salur-ST.):-Will the Minister for Fisheries be pleased to state:

(a) Whether it is a fact that Gangaputra Sangam, Hyderabad presented a memorandum to the Chief Minister on 11-3-1981 alleging misappropriation of Rs. 5 lakhs by Sri Y. Satyanarayana, the President, Telangana Fishermen Central Co-operative Society Ltd., Hyderabad;

(b) If so, what action has been taken against him; and

(c) Whether it is a fact that he has been sent to South Korea to participate in a seminar on 'Functioning of Fishermen Co-operative Societies' and their development?

Sri S. Jaipal Reddy:—Years can be translated into months also.
Sri Goka Ramaswamy:— The enquiry has come to the final stage. The report will be submitted as quickly as possible.

Sri Goca Ramaswamy:— That is being enquired.

Mr. Deputy Speaker— He was sent by some other agency; not by the Government.

Sri Goka Ramaswamy:— He was not sent by the Government.

*8037-(X)-Q—Sri L. Eswara Rao (Guntur-I).—Will the Minister for Municipal Administration be pleased to state:

(a) Whether there is any proposal to construct a Fly-over Bridge near Arundelpet in Guntur; and

(b) If so, when the work will be commenced?

Amaravathi Urban development Authority is doing the survey near R.T.C. Bus stand, near Municipal Office, near Municipal Travellers' Bungalow and near Naz Talkies. We will take them up as soon as possible.
Mr. Deputy Speaker:—You do it, Madam. He wants investigation to be done.

Smt. B. Sarojini Pulla Reddy:—I do not want to answer vaguely. If we have to do something, we must tell. Otherwise, the Hon. Member would not believe me.

Mr. Deputy Speaker:—Question No. 9 standing in the name of Sri B. Niranjana Rao and question No. 10 standing in the name of Sri Santhosh Reddy are postponed.

WRITTEN ANSWERS TO QUESTIONS

Opening of a Fire Station at Wanaparthy.

1—

8035-Y Q.—Sri M. Jayaramulu:—Will the Chief Minister be pleased to state:

Whether there is any proposal to open a Fire Station at Wanaparthy?

A.—Yes, Sir.

Acceptance Of Tenders By The E.F., Thammileru Reservoir Project Division

2—

8256 Q.—Sarvasri N. Venkata Subbaiah and G. Ramasubba Reddy:—Will the Chief Minister be pleased to state:

(a) the amount of miscellaneous expenditure being incurred monthly by the Executive Engineer of the Thammileru Reservoir Project Division in Eluru Circle on the said Project;

(b) the name of contractors who have applied in reply to the Tenders called for by the Executive Engineer, T.R.P. Division, Eluru Circle for the year 1979-80 and 1980-81 for transports (Lorries) cement from Vizag to T.R.P. Division, Nagireddygudem;

(c) Whether the tender notices have been issued to all the contractors or not;

(d) the number of contractors for whom the Executive Engineer has paid excess percentage and less percentage and therefore;

(e) if so, what is the reasons for paying excess percentage
A.—(a) *The average monthly expenditure under 'O' miscellaneous head since 3/70 to 3/81 is Rs. 16,931 per month.*

(b) No tenders for conveyance of cement from Vizag port to Thammileru Reservoir Project Stores, Nagireddygunem, were called for during the year 1979-80. Three tenders have been called for during the year 1980-81, as detailed below:

<table>
<thead>
<tr>
<th>Tender Notice No.</th>
<th>Names of the applicants, who have applied</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/80-81</td>
<td>(1) Sri S. V. Krishna Reddy, Contractor.</td>
</tr>
<tr>
<td></td>
<td>(2) Sri D. Narasimha Rao, Contractor.</td>
</tr>
<tr>
<td></td>
<td>(2) Sri Ch. Chenna Reddy, Contractor.</td>
</tr>
<tr>
<td></td>
<td>(2) Sri N. V. Reddy, Contractor.</td>
</tr>
<tr>
<td></td>
<td>(3) Sri B. Raghupathi Reddy, Contractor.</td>
</tr>
<tr>
<td></td>
<td>(4) Sri J. Ramakrishna Raju, Contractor.</td>
</tr>
</tbody>
</table>

(c) Yes, Sir. Tender notices have been issued.

(d) Excess percentage—two tenders.

Less percentage—one tender.

(e) Tenders have been called for and the lowest tender in each case has been accepted by the Executive Engineer, Thammileru Reservoir Project Division, Nagireddygunem as they are within his powers.

Supply Of Pass Books To Ryots In Bandar And Bantumilli Taluks

3—

8044-A Q.—Sarvasri B. Niranjana Rao and V. Padma Raju:—Will the Minister for Revenue be pleased to state:

(a) the number of villages supplied with the pass books to ryots in Bandar and Bantumilli taluks;

(b) the number of ryots supplied with pass books; and

(c) whether there are any complaints regarding omissions in the pass books?

A.—(a) 71 villages in Bandar taluk and 45 villages in Bantumilli taluk have been supplied with the pass books for distribution to the ryots.

(b) 8,600 ryots in Bandar taluk and 6,400 ryots in Bantumilli taluk have been supplied with pass books.

(c) No, Sir, so far as the above two taluks are concerned.
Compensation To The Fire Victim
Families of Vijayawada

4—

4874-O Q.—Sri Pothina Chinna :—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that two children belonging to two different labour families were charred to death consequent on the fire accident to their huts during 1978 in Municipal ward No. V of Vijayawada;

(b) if so, whether the families have been given any compensation; and

(c) if not, the reasons therefor?

A.—(a) Yes, Sir.

(b) No, Sir.

(c) As the two children are non-earning members being aged below 2 years, no ex-gratia relief was sanctioned.

Cyclone Damage Repairing Works In Nellore And Prakasam Districts

5—

6535 Q.—Sri M. Venkaiah Naidu :—Will the Minister for Revenue be pleased to state:

(a) Whether it is a fact that the repair work to the roads, school buildings and tanks damaged due to the cyclone in Nellore and Prakasam districts in the year 1979 has been discontinued in the middle;

(b) if so, the reasons therefor;

(c) whether separate statements of the works for which administrative sanction for taking them up in the second and third phases in each of the above districts has been obtained will be placed on the Table of the House; and

(d) whether the Government will take necessary sanction at least now to take up these works?

A.—(a) and (b) Yes. It is a fact that all the Cyclone Damage Repair Works could not be completed in all respects. Such of the works which were not completed were reported to have been closed at a safe stage, after spending the amount specially sanctioned for this purpose.

(c) The Cyclone Damage Repair Works were not proposed to be taken up in a phased programme.

(d) The concerned Chief Engineers were instructed to complete the spill-over works by meeting the expenditure from the normal Plan/non-plan budget of the concerned Department.
Outer Ring Road For Vijayanagaram Town

6—

8128 Q.—Sri P. Ashok Gajapathi Raju :— Will the Minister for Roads and Buildings be pleased to state:

(a) whether it is a fact that Sri P. Sambasiva Raju, M.L.A. and Sri P. Ashok Gajapathi Raju, M.L.A. represented of the need for an Outer Ring Road for the Vijayanagaram Town and that the Department estimated the project to cost rupees sixty lakhs;

(b) whether it is also a fact that due to the huge cost of the project it could not be taken up for execution in a single year;

(c) whether the Government are going to take up the project in three or four stages and if so the details thereof; and

(d) if not, the reasons for not taking up this project?

A.—(a) Yes, Sir. The work was estimated at Rs. 69.50 lakhs.

(b) Yes, Sir.

(c) No, Sir. There are no proposals at present to take up this project.

(d) There is no merit in the proposal and it is also difficult to consider the proposal due to paucity of funds.

Taking Over The Road From Gopuvanipalem To Ventrapragada By The Roads And Buildings Department

7—

8257 Q.—Sri V. Sobhanadreeswara Rao :— Will the Minister for Roads and Buildings be pleased to state:

(a) whether there is a proposal before the Government to take over the Road from Gopuvanipalem to Ventrapragada in Krishna district now under the Panchayati Raj Department to the control of Roads and Buildings Department; and

(b) if so, when the Road will be taken over?

A.—(a) No, Sir.

(b) Does not arise.

Plantation Of Sapling Between Bandar and Vijayawada

8—

8138 Q.—Sri V. Ranga Rao :— Will the Minister for Roads and Buildings be pleased to state:

(a) whether it is a fact that sapling have been planted on either side of the road between Bandar and Vijayawada;
(b) the number of saplings planted;
(c) the number of them survived; and
(d) the expenditure incurred for planting and protecting the said saplings?
A.—(a) Yes, Sir.
(b) 3,251
(c) 2,763
(d) Rs. 97,244.

Repairs To Family Planning Centre Buildings In The State

9—

2719 Q.—Sri D. China Mallaiah:—Will the Minister for Health and Medical be pleased to state:
(a) the number of Family Planning Centre Buildings constructed in the State and their condition; and
(b) whether there is a proposal before the Government to get them repaired in case they are damaged and to put them in use?

A.—(a) 127 Rural Family Welfare Centres and 1,205 sub-centres were constructed. 115 Rural Family Welfare Centres constructed by Panchayati Raj Department require repairs. 70 and 500 sub-centres constructed by Roads and Buildings and Panchayati Raj Departments respectively require repairs.

(b) An amount of Rs. 12.00 lakhs was released during 1980-81 by Panchayati Raj Department for repairs and maintenance of Rural Family Welfare Centres, staff quarters and sub-centres constructed by them. Similarly an amount of Rs. 90,911 was spent by the Chief Engineer (R. & B.) for maintenance and repairs of Family Planning Sub-centre Buildings during 1980-81.

Non-Supply Of Medicines To The Hospital At Yerragondapalem

10—

3933 Q.—Sri Poola Subbaiah:—Will the Minister for Health and Medical be pleased to state:
(a) whether it is a fact that Medicines have not been supplied since two or three months to the 30 bedded Hospital at Yerragondapalem of Prakasam district; and
(b) if so, the steps taken by the Government in this regard?
A.—(a) No, Purchase of 35 items of drugs have already been effected at an approximate cost of Rs. 15,000 up to 17th February 1979 during the year 1978-79. An enhanced budget of Rs. 60,000 for 1978-79 was also released on 8th March, 1979 and Medicines worth
Written Answers to Questions. 5th November, 1981

the entire amount were purchased for the hospital during the same year.

(b) Does not arise.

Construction Of T. B. Hospital At B. Thandrapadu

11—

8225 Q.—Sarvasri Mohd. Ibrahim Khan and B. Seshasayana Reddy:—Will the Minister for Medical and Health be pleased to state:

(a) whether there is any proposal to construct a T. B. Hospital at B. Thandrapadu (Kurnool) to serve the needs of the Rayalseema region; and

(b) if so, when?

A.—(a) No, Sir.
(b) Does not arise.

Development Of Bobbili Town Into A Tourist Centre

12—

8306 Q.—Sri K. V. Kurmi Naidu:—Will the Minister for Tourism be pleased to state:

(a) whether there is any proposal to develop Bobbili into a Tourist Centre in view of the fact that the historical pillar (Yuddha Sthambham) was created there;

(b) if so, the particulars of the same; and

(c) if not, whether the Government will reconsider to develop it into a Tourist Centre?

A.—(a) No, Sir.
(b) Does not arise.
(c) There is no proposal to develop it at present.

Allotment Of House-Sites To Chotapally Harijans

13—

6-Y Q.—Sarvasri C. Janga Reddy and N. S. N. Reddy:—Will the Minister for Social Welfare and Harijan Welfare be pleased to state:

(a) whether it is a fact that 150 Backward Classes, Chotapally Harijan people of Wardhaanapat Taluk, Warangal district applied for allotment of Government land for house sites; and

(b) if so, the action taken so far?

75-3
A.—(a) 70 Scheduled Caste persons of Chowtapally village have applied for allotment of house-sites.

(b) Since there is no Government land available in the village, the Block Development Officer has initiated action to acquire patta land for provision of house-sites.

Unused Bus Stations And Depots In Khammam District:

14—

8090 Q.—Sarvasri K. Satyanarayana, M. Omkar and N. Raghava Reddy:—Will the Minister for Transport be pleased to state:

(a) whether any bus stations and depots constructed are unused in Khammam district,

(b) if so, where are they located;

(c) the number of depots not yet completed; and

(d) the reasons therefor?

A.—(a) No, Sir.

(b) Does not arise.

(c) One.

(d) Few items of work of Bus Depot at Sathupalli were taken up, but the work has been held up owing to paucity of funds.

Functioning Of The Local Fund Dispensaries In Podalakur Panchayat Samithi

15—

7882 Q.—Sri B. Sundaramami Reddy:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that Rural Dispensaries at Podalakur, Nellore district (a) Virur, (b) Chittalur and (c) Chirmana villages of Podalakur Panchayat Samithi, Nellore district were closed; and

(b) if so, the reasons therefor and action taken to reopen them?

A.—(a) The Local Fund Dispensaries at Virur and Chittalur in Podalakur Panchayat Samithi are not functioning from 1976 onwards. The Dispensary at Chirmana is functioning.

(b) The reason is due to lack of sufficient funds under General Funds of Panchayat Samithi, Podalakur.
Amount of Different Scholarships Sanctioned for Post-Matriculation Studies During 1978-79

16—

5456 Q.—Sri M. Jayaramulu:—Will the Minister for Education be pleased to state:

(a) the amount sanctioned by the Government towards scholarships for Post-Matriculation studies to the poor students of economically backward communities during 1978-79;

(b) the amount sanctioned towards special, merit scholarships;

(c) the amount sanctioned towards merit scholarships; and

(d) the amount sanctioned towards scholarships to the poor students belonging to the enlisted backward classes?

A.—(a) Rs. 64,12,177.
(b) Rs. 6,10,950.
(c) Rs. 50,50,450.
(d) Rs. 1,69,38,584.

Pensionary Benefits To The Family Of Late
Sri N. Veeraiah, Teacher

17—

3601 Q.—Sarvasri M. Yerraiah Reddy, M. Omkar, K. Satyanarayana and N. Raghava Reddy:—Will the Minister for Education be pleased to state:

(a) whether the Government are aware of the fact that the pension, gratuity and other emoluments to be paid to late Sri Neerudu Veeraiah, Teacher, who worked at Payakariyemambile School under Kothagudem Panchayat Samithi in Khammam district have not been paid so far to his wife though he died on 3rd May, 1969 while working at the said school, i.e., even after ten years of his death; and

(d) if so, the reasons therefor?

A.—(a) and (b) Sri Neerudu Veeraiah, retired on 13th September, 1967 while working as an Assistant Primary School, Payakariyemambile, Panchayat Samithi, Kothagudem, Khammam district and died on 3rd May, 1968. He was a non-Government teacher. The Liberalised Pension Rules and Family Pension Rules applicable to Government servants were extended to non-Government teachers with effect from 1st April, 1973. Therefore, the family of late Sri N. Veeraiah is not eligible to any pensionary and other benefits.
Payment Of Salaries To The Teachers of Bandaruvaripeta School

56 Q.—Sarvasri M. Omkar, N. Raghava Reddy and A. Lakshminarayana:—Will the Minister for Education be pleased to state:

(a) whether it is a fact that the Government have started a school for the children of Fishermen in January, 1977 at Bandaruvaripeta, Kalingapatnam of Srikakulam district;

(b) whether it is also a fact that the teachers of the school are not paid salaries since the inception of the school;

(c) if so, what are the reasons therefor; and

(d) the action taken in this regard?

A.—(a) Yes, Sir.

(b) No, Sir.

(c) Does not arise

(d) Does not arise.

Protected Water Supply Scheme For Korukonda And Rajahmundry Taluks

8315 Q.—Sri V. Padma Raju:—Will the minister for Rural Water Supply be pleased to state:

(a) whether there is any proposal for Protected Water Supply Scheme for about 46 Upland villages in Korukonda and Rajahmundry taluks in East Godavari district;

(b) if so, the amount sanctioned for it; and

(c) when protected water will be supplied to the said 46 Upland villages?

A.—(a) No, Sir.

(b) Does not arise.

(c) Does not arise.

Nomination Of A Tribal Candidate As Member Of A. P. P. S. C.

8040-W Q.—Sri T. Amarsingh:—Will the Minister for Tribal Welfare be pleased to state:

(a) the number of meetings held by the Andhra Pradesh Giri Jan Advisory Council, since its inception;
(b) the total number of resolutions passed;

(c) whether it is a fact that the said Council passed a resolution in their 41st meeting for providing a place for Girijans in the Public Service Commission; and

(d) if so, the reasons for not providing a place to the Girijans in the Public Service Commission?

A.—(a) Forty-four meetings were held by Andhra Pradesh Tribes Advisory Council since its inception.

(b) Six hundred and three.

(c) No, Sir. But in 40th meeting a resolution was passed by the Andhra Pradesh Tribes Advisory Council to recommend to the Government to nominate at least one tribal candidate as a Member of the Andhra Pradesh Public Service Commission.

(d) No tribal candidate has been nominated as Member of Andhra Pradesh Public Service Commission till now.

ANNOUNCEMENT

Ref:— Nomination of Members to be on the Panel of Chairmen.

Mr. Deputy Speaker:— I am to announce to the House that I have nominated the following Members to be on the Panel of Chairmen for the IX Session:

1. Smt. D. Indira,
2. Sri B. Gnanaprakasam,
3. ,, C. Narayana Reddy,
4. ,, G. Mallikarjuna Rao,
5. ,, Poolla Subbaiah,
6. ,, P. Janardhan Reddy.

PAPERS LAID ON THE TABLE OF THE HOUSE:

Andhra Pradesh Excise (Amendment) Ordinance, 1981.

Sri E. Ayyapu Reddy:— Sir, on behalf of the Chief Minister, I beg to lay on the Table copies of the following Ordinances as required under sub-clause (a) of clause (2) of Art. 213 of the Constitution of India:


Mr. Deputy Speaker:— Papers laid
Sri E. Ayyapu Reddy:—Sir, Strictly speaking, this is not a point of order because under rule 327: 'A point of order shall relate to the interpretation or enforcement of these rules or such articles of the Constitution as regulate the business of the House and shall raise a question which is within the cognizance of the Speaker.'

The State Government cannot be a boy on the burning deck and allow itself to be burnt by the issues which may arise when the Assembly is not in Session. This is a well-recognised principle that a government must be able to act immediately on issues which arise when the Assembly is not in Session. The founding
fathers of the Constitution have been wise enough to provide that constitutional provision. It is quite essential for the functioning of the State to meet the exigencies of the case. It has been wisely decided that the provision should be made in the Constitution. It is quite essential for the functioning of the State to meet the exigencies of the case.
Mr. Deputy Speaker:— You have to make a differentiation. Whenever a bill seeking to replace an Ordinance with or without modification is introduced in the House, they shall be placed before the House along with a statement explaining the circumstances which necessitated immediate legislation by an Ordinance. That is the ruling given by Sri Kona Prabhakara Rao.

Sri S. Jaipal Reddy:— True. Now 12 ordinances have been put in the form of...

Sri E. Ayyapu Reddy:— We are yet introducing the Bills.
Mr. Deputy Speaker:—That is about replacing the Ordinances. You are bringing that here.

Sri S. Jaipal Reddy:—Secondly, the founding fathers of the Constitution have introduced this provision by way of abundant caution. But that particular provision, I am afraid, has been debased and raped because no government in the history of free India....

Mr. Deputy Speaker:—You are using the word ‘rape’.

Sri S. Jaipal Reddy:—True. It is very parliamentary. It amounts to rape.

Sri E. Ayyapu Reddy:—That word should be expunged, Sir.

Sri S. Jaipal Reddy:—No.

Mr. Deputy Speaker:—It is better if he withdraws.

(Interruptions)

Sri S. Jaipal Reddy:—When this Government cannot prevent actual rape, why should they object to the figurative application of the expression?

Mr. Deputy Speaker:—So, you want to put it in a slanderous way?

Sri S. Jaipal Reddy:—No. I do not want to invite such slanderous application.
30 5th November, 1981. Papers Laid on the Table

అధికారిక సంచాలన లేదు ఏను. ప్రారంభ సమాచార కేటపోతే ఇది తప్పించాడు. ఉద్ఘటనతో పోట్టడానికి, మొట్టముగా అనుభూతించడం ఆవాసం. ఇందులో పూర్తి మార్గదర్శనం అంటే చూసాడు. ఇందులో వితరణలో ఉండగా ఆధారం చేసే ముఖ్యమైన విషయం ఫిలింగ్ సమంచే. మరిన్ని ఇది గొప్పంగా ఉండది వాటికి మరియు చేసే ప్రారంభించాడు. ఏ మరియు సమావేశించే సమయంలో మరియు ఉండగా ఉన్నాం. సమావేశించడం ఫిచర్ ప్రకారం అనుమతించే అనేక అంశాలు ఉండాలి. అందులో వితరణ ప్రారంభించడానికి అనేక అంశాలు ఉన్నాం.
Sri G. V. Mavalankar addressed the Prime Minister and observed:

"The issue of an ordinance is undemocratic and cannot be justified except in cases of extreme urgency or emergency.

We, as first Lok Sabha, carry a responsibility of laying down traditions. It is not a question of present personnel in the Government but a question of precedents; and if this Ordinance issuing is not limited by convention only to extreme and very urgent cases, the result may be that in future, the Government may go on issuing ordinances giving the Lok Sabha no option but to rubber-stamp the Ordinances."
"But as far as propriety is concerned I am in full agreement with Sri G.V. Mavalankar and Sri G.S. Dhillon that issue of Ordinances should be resorted to only when compelled to do so, and frequent issue of Ordinances is not conducive to the development of the best Parliamentary traditions."

"..."
Sri Ch. Rajeswara Rao:— On the Constitutional point, how far it is justified to issue ordinances?

Sri E. Ayyapu Reddy:— Regarding the Constitutional provision, I will just read Article 213:

“If at any time, except when the Legislative Assembly of a State is in session, or where there is a Legislative Council in a State, except when both Houses of the Legislature are in Session, the Governor is satisfied that circumstances exist which render it necessary for him to take immediate action, he may promulgate such Ordinances as the circumstances appear to him to require.”
5th November, 1981.

Papers Laid on the Table

It is a provision in the Constitution and it has been inserted to give the facility to the State Government.

Sri Nallapareddy Srinivasul Reddy:—Point of order. How can you allow another point of order without giving a ruling on the previous point of order.

Mr. Deputy Speaker:—I am hearing now the point of order.

Sri Nallapareddy Srinivasul Reddy:—You have not given the ruling on the point of order raised previously.

Where the Governor is satisfied that immediate action is necessary. This is on “immediate action”.

Sri S. Jaipal Reddy:—The Minister must explain as to why the Assembly could not be called for, for six months. 33 Ordinances were promulgated because the Legislature was not in session. The question that arises here is why the Legislature was not called for the last six months. It is not the question of point of order. It is a prerogative on the Government.
Every Government, in parliamentary democracy, the legislature must be guided by conventions. It may be one in two or three months. Why it is not called for?

Sri S. Alwardas:—A member shall not raise a point of order to ask for information. So I request you not to allow any debate. No debate should be allowed. I request you to give your ruling.

Sri S. Alwardas:—It is not the Speaker's privilege nor the privilege of the Opposition.

I have heard both the sides. Since the Ordinance has the force of law, the validity of the ordinance cannot be decided by the ruling of the Speaker. First I wanted to make it explicit. Strong objections has been taken to the issue of “fiscal Ordinance” on the ground that no impost par-taking of the nature of a tax can be levied by the Government without coming before the House and taking its approval. Anyway, the test of emergency in the case of a fiscal ordinance, it has been said, should be much stricter than in the case of other Ordinances.

Sri S. Jaipal Reddy:—I don’t want to interrupt your ruling but I would only appeal to the Chair not to lay down a dangerous doctrine. No distinction in legal terms can be made between a fiscal ordinance and an ordinary ordinance. Ordinance is an ordinance. There is certainly a provision in the Constitution.

Mr. Deputy Speaker:—I am not bringing any difference.

Sri S. Jaipal Reddy:—You will be formulating a dangerous doctrine. I Just want to caution the Chair.
I agree with you that so many Ordinances should not have been issued. I personally feel it is not a light matter to be ignored. Certain observations have been made by my predecessor based on sound judgment. I would invite the attention of the Government to see that there is real emergency or urgency justifying the issue of an Ordinance.

Sri Nallapareddy Sreenivasul Reddy:—The Honourable Member is attributing motives.

'Mr. Deputy Speaker:—When I am giving a ruling on the point of order raised by Sri Sundaraiah and others, I don't want any interruptions. I am fully justified that under Article 213 of the Constitution, Ordinances are promulgated by the Governor. Promulgation of Ordinance by the Governor and the decision regarding the circumstances necessitating it was a matter for his discretion and the decision could neither be challenged in a court of law nor in the House. So I rule out the point of Order.
Convention is not only ethical but it has the force of law. This country has produced so many conventions. We have developed the conventions. They must be honoured.

Sri S. Alwardas:—you can hear the members only before you give the ruling. After giving ruling it is not relevant.

re: Ordinances as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India.

Sri E. Ayyapu Reddy:—Sir, I beg to lay on the Table copies of the following ordinances as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India.


Sri M. Manik Rao:—Sir, I beg to lay on the Table copies of the following Ordinances as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India.


Sri Nallapreddy Sreenivasul Reddy:—Sir, I beg to lay on the Table copies of the following Ordinances as required under sub-rule (a) of clause (2) of article 213 of the Constitution of India:


Sri B. Venkatarama Reddy :- Sir, I beg to lay on the Table a copy of Sri Krishna Devaraya University Ordinance, 1981 (Andhra Pradesh Ordinance No. 22 of 1981) as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India.

Sri S. Alwar Das :- Sir, I beg to lay on the Table copies of the following Ordinances as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India:


Sri M. Manik Rao:— Sir, on behalf of the Minister for Sugar Industries, I beg to lay on the Table a copy of the Andhra Pradesh Sugarcane (Regulation of Supply and Purchase) Amendment Ordinance, 1981 (Andhra Pradesh Ordinance No. 30 of 1981) as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India.

Sri B. Ayyapu Reddy:— Sir, with your permission on behalf of the Minister for Rural Development to lay on the Table a copy of the Andhra Pradesh (Telangana Area) Money Lenders (Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 33 of 1981) as required under sub-clause (a) of article 213 of the Constitution of India.
Sri K. Satyanarayana Raju:—Sir, I beg to lay on the Table a copy of the Andhra Pradesh Housing Board (Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 8 of 1981) as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India.

Mr. Deputy Speaker:—Papers laid.

PAPER PLACED ON THE TABLE

re:— Decisions of the Business Advisory Committee.

Sri E. Ayyapu Reddy:—Sir, I beg to place on the Table a copy of the Report on the decisions of the Business Advisory Committee taken at its meeting held on 4th November, 1981.

Mr. Deputy Speaker:—Report placed.
Mr. Deputy Speaker:—Motion moved.

Mr. Deputy Speaker:—If a motion for leave to introduce a Bill is opposed by a Member who has given prior notice, the Speaker
after permitting, if he thinks fit, a brief explanatory statement from the member who moves and from the member who opposes the motion, may without further debate put the question.

Sri E. Ayyapu Reddy:—Sir, Point of Order—The Rule 96 sub-
Rule 2 and proviso may be read:—"(1) Any member in charge of a
Bill desiring to introduce a Bill shall obtain the leave of the House
to introduce a Bill. (2) If a motion for leave to introduce a Bill is
opposed by a Member who has given prior notice, the speaker after
permitting, if he thinks fit, a brief explanatory statement from the
Member who moves and from the member who opposes the motion,
may without further debate put the question." Here, the proviso is
important:—"provided that a member who wishes to oppose shall
write in advance before the commencement of the sitting to the
Secretary and if two or more members write the Speaker shall call
those members and other members also if necessary." Sir, unless they
have given in writing they shall not be called for by the Hon’ble
Speaker. They have not given in writing—so they are prohibited to
speak.

Mr. Deputy Speaker:—Mr. Reddy, you read the further
proviso:—"provided that where a motion is opposed on the ground
that the Bill initiates legislation outside the Legislative competence
of the House, the speaker may provide a full discussion thereon."

Sri E. Ayyapu Reddy:—Sir, that is the Constitutional one and
here that is not within the competence of the legislation. They have
said; they want to oppose it on account of the propriety. Therefore
that proviso is very important and they should and shall inform in
advance. Therefore I request you not to call for them.
Sri S. Jaipal Reddy:—Sir, they ought to have given the Bill 24 hours in advance. Yesterday also they have not given us. They must have kept on their tables but not on the Table of the House. On that ground, this Bill should not have been allowed to be moved at all. Let the Bill be moved tomorrow and we will oppose it tomorrow.

Sri E. Ayyapu Reddy:—This was agreed to in the Business Advisory Committee meeting yesterday itself. It was at your instance we have placed on the Table of this House.

Mr. Deputy Speaker:—I have allowed them to speak as we have time also.

The only aim and the only objective behind all these Amendments was to capture all the Institutions by hook or crook.

Mr. Deputy Speaker :—The question is:

“That leave be granted to introduce the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads Act (Third Amendment) Bill, 1981.

Sri P. Sundarayya pressed for division.

The House thus divided:—Ayes 69; Noes 17; Neutrals: nil.

The motion was adopted and the Bill was introduced.

Mr. Deputy Speaker :—I am to announce that amendments to the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads Acts (Third Amendment) Bill, 1981 received upto 1–30 p.m., to-day.
Mr. Deputy Speaker:—I accept the request to extend the time till 8-30 a.m., to-morrow.

THE ANDHRA PRADESH UNIVERSITY ACTS
(AMENDMENT) BILL, 1981

[as passed by the Legislative Council] L. C. Bill No: 3 of 1981.]

Sri B. Venkatrama Reddy:—Sir, I beg to move that the Andhra Pradesh University Acts (Amendment) Bill, 1981 as passed by the Legislative Council be taken into consideration.

Mr. Deputy Speaker:—Motion moved.
5th November, 1981.

The Andhra Pradesh University
Acts (Amendment) Bill, 1981 (As
passed by the Legislative Council)
Vice-Chancellors shall be appointed by the Chancellor from out of a panel of names suggested by a Committee consisting of......
The Vice-Chancellor shall be appointed by the Chief Justice of Andhra Pradesh High Court from a panel of names suggested by
a Committee consisting of two persons elected by the Syndicate according to the principle of proportional representation by single transferable vote and two persons elected by the joint session of both the Houses of Legislature of Andhra Pradesh according to the principle of proportional representation and by single transferable vote and one person elected by all the teaching staff of all the affiliated colleges elected according to the principle of proportional representation by single transferable vote."

"..."
Acts (Amendment) Bill, 1981 (As passed by the Legislative Council)

Provided the Said Finance Officer shall have no right to interfere in the decisions of Vice-Chancellor or Syndicate or Financial Sub-Committee of the University. He can bring to the notice of University authorities and to the Government what he
52 5th November, 1981.

The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council.)

considers irregular spending of the finances and if the Government does not give any direction within a fortnight the decision of the University authorities is final. The Acts consider the decision of the University authorities final if the Government does not give any direction within a fortnight. If the Government does not give any direction within a fortnight the decision of the University authorities is final. One third of the Principals of the affiliated Colleges appointed by rotation by the Chancellor. One third of the Principals of the affiliated Colleges appointed by rotation by the Chancellor.

In Item No. (xi) also Six teachers of the University and constituent
The Andhra Pradesh University
Acts (Amendment) Bill, 1981 (As passed by the Legislative Council)

5th November, 1981

colleges and ten teachers of the affiliated colleges appointed by rotation by the Chancellor should be proportional representation by single transferable vote.

Five teachers elected from Government and private colleges including professional colleges and ten teachers of the affiliated colleges appointed by rotation by the Chancellor should be proportional representation by single transferable vote.

Such number of persons not exceeding three as may be appointed, on the recommendation of the Syndicate by the Senate to be Life Members on the ground that they have rendered eminent service to education.
5th November, 1981.

The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council)

"All persons who made a donation of not less than rupees one lakh to or for the purposes of the University"

"20 persons ordinarily resident in the University area elected by the registered graduates"

"Nine persons elected from among themselves by the members of the Andhra Pradesh Legislative Assembly of whom one shall belong to the Scheduled Castes"
The Andhra Pradesh University  
Acts (Amendment) Bill, 1981 (As passed by the Legislative Council )

5th November, 1981. 55

In item (iii) Eleven persons to be nominated by the State Government......
3th November, 1981.

The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council.)

Two students nominated by the Chancellor on the basis only of merit and academic attainments from among the students pursuing post-graduate studies in the University area.

Two students elected from the College Unions of the University Colleges:

Four students elected from the College Unions of the constituent and affiliated colleges.
For the Syndicate, "three persons elected from among themselves by the members of the Andhra Pradesh Legislative Assembly of whom one shall belong to the Scheduled Castes or the Scheduled Tribes and one shall belong to the Backward Classes and two persons elected from among themselves by the members of the Andhra Pradesh Legislative Council."
5th November, 1981.

The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council.)

All shades of opinion will be represented.

Section 5: All sections of society will be represented. A democratic government will guarantee their representation through the government.

Section 6: This Act will come into force on the day of its publication in the Official Gazette.
The Andhra Pradesh University
Acts (Amendment) Bill, 1981
(As passed by the Legislative Council.)

5th November, 1981.
The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council.)

1-30 a.m.

ఆ సంప్రదాయ ఫిలిప్యొనాసి (ఫిరోలాసి) యొక్క సంఖ్యలను ముందు పడిపెట్టాలి. ఆ సంఖ్యలను ముందు పడిపెట్టండి. ఆ సంఖ్యలను ముందు పడిపెట్టండి. ఆ సంఖ్యలను ముందు పడిపెట్టండి.
श्री शिवलाल (कार्यान्वयन) — द्रव्यक महोदय। विश्वविद्यालय के समस्त में जो प्रस्ताव प्रस्तुत किया गया है उसका समर्थन करने हेतु आप के द्वारा कुछ वातें कहना चाहिए है। विश्वविद्यालय के ऊसे स्वर पर लाने के लिए जो जिल्ला लाया गया है उस स्थानीय है। में समस्ता हैं कि भारत के किसी भी स्तर में ऐसा निष्ठा नहीं राखा गया है। प्रायं मूल दृष्टि से देखा जा रहा है कि मानव होता कि पंद्रहवें तक प्राप्त कर जाने की जिम्मेदारी पारी हो कि व्यक्तिगत पारी हों उनके प्रदेशकोष को सामने रखना यह सिद्ध लाया गया है। हर आदमी यह चाहता है कि भारतके हेतु युग में आप ऊँची भारत में शिक्षा के लिए चाहे उन्हें न्याय नहीं चाहिए। इसके ध्यान में रखना कांग्रेस (सर्वोत्तम) ने प्रदेश निषेधों में उस बात को रखा कि शिक्षा की ऊँची बात पर नामा चाहिए नारी गरीब लोग भी ऊँची शिक्षा प्राप्त कर सकें। जो देखा गया है उसका यह मुख्य उद्देश्य यह है कि गरीब लोग भी किसी जाति पात्र के में उस कर सकें। भारत देश हेमन्त से ही शिक्षा के क्षेत्र में सब ने आगे रहा है। नत्यान्वयन—भारत भारती और राष्ट्रवाद वादयों का निर्माण की शिक्षा सम्बन्धी रूप से हमें ऊँचा करनी चाहिए। इसके द्वारा नेता नेता भी इसका उच्चारण करें। न केवल यहाँ विश्वविद्यालय— दार्शनिक, दार्शनिक व वाणिज्यिक लयव दिनविनियम जैसी वातें को ध्यान में रखना उनके भी प्रतिपादन का व्यवस्था दिया गया है। इसका समर्थन करना में बिभिन्न समस्ता हैं। शिक्षा के उद्देश्य यहीं है कि जो शिक्षा—उत्कर्ष करता है उसका न केवल मान सम्बन्धी ही विश्वसनीय जीवन और उसका उत्कर्ष भी जिन्हे हैं। इस दृष्टि से यह निष्ठा लाया गया है इसमें कोई प्रतियोगता नहीं है। इसमें कोई संकोचित भावना नहीं है।

श्रद्धांजलि जातियों और एस. टी. एस. सी. के लोगों को इससे वो निश्चित की जीतमन्त्र बातों को शिक्षा संस्थाओं में कोई स्थान नहीं दिया गया था। इस बिल में उन्होंने भी दिया गया है जो एक सराहनीय बात है। इस बिल से हमारी कल्याण आमूँ वहीं। भूत साइट्स पछँ होंगे। इसके न हेतु व्यक्ति के एक निष्ठा एक चोरी है। जिसे हम टेलीफोन कहते हैं। और इस टेलीफोन को साथ पकर जव हम काम करते हैं तो वह चीज पैदा होती है जिसे हम बचाकर या इन्कार कर या दिशराहर कहते हैं। ऐसी दूरसंचार बनाने वाले व्यक्ति बीता पाकर न केवल हमारे देश में विकार सारे वर्ष से देश की तरह प्रकाश बंधे हैं। इस लिए मैं कह सकता हूँ कि जिस कार्य को करके हमारे गुम मध्य भी श्रद्धांजलि रखते हैं वह सराहनीय है।

मैं इस बिल का भरोसे समर्थन करता हूँ—न्यायाद—।

75-8
5th November, 1981

The Andhra Pradesh University
Acts (Amendment) Bill, 1981 (As passed by the Legislative Council.)

12.00 noon
§§37-5 The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council.)

Only educationists or persons of eminence or highly qualified persons shall be eligible for membership in the University Senate.
Vice Chancellor's nomination

The Chancellor must be in a position to exercise independent opinion. He should not be guided either by the Cabinet or otherwise and then only there can be the feeling that this is an independent body or a committee of independent persons. So also the position in respect of nominee of the syndicate. Instead of the nominee of the syndicate it is better to have 'Senate' in its place. Students should have the satisfaction and they are responsible persons. Their representatives are also on the senate. They should have a satisfaction and they could choose a right person or suggest the name of a right person I think that could go a long way in having a nice or eminent Vice Chancellor.

With regard to the last one, about the Finance Officer, the Government with best of intention has said there shall be a Finance Officer and he shall be a full-time officer. His term should be prescribed. While agreeing the Universities should have autonomous body and they should have certain free hand in administering these institutions, we are placing on the University a hurdle by sending only one Finance Officer. It may be appropriate if the Government sends a panel of three or five. Out of that the Vice Chancellor may have the chance or the option to select one. The Vice Chancellor who is selected by such a body like the nominee of the Government, nominee of the Syndicate or Senate with an officer who should not otherwise be indirectly the boss or hurdle to the University or Vice Chancellor. So, I hope the Education Minister would consider especially with regard to the Finance Officer.

Finance Officer committed for the best interests of the University.
The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council.)

5th November, 1981

The text of the bill is written in Telugu, which is a South Indian language. It discusses amendments to the Andhra Pradesh University Acts.

The document is a legislative bill from 1981, detailing the amendments to the Andhra Pradesh University Acts. It is an official document and is written in a formal style typical of legislative texts.

The text includes legal terms and phrases related to university governance and administration. It is a formal document intended for legislative or administrative purposes, rather than for public consumption or as an educational resource.

The document is written in Telugu script, which is a script used in the Telangana region of India. The text is dense and requires a reader familiar with the language to understand fully.
Acts (Amendment) Bill, 1981 (As passed by the Legislative Council.)

5th November, 1981

The Andhra Pradesh University

67


The Bill provides for the amendment of certain provisions of the Andhra Pradesh University Act, 1977. The principal Act is hereby referred to as the "Principal Act" in this Bill.

The Bill seeks to make certain amendments to the Principal Act. These amendments are intended to improve the functioning of the University and to provide for the removal of certain difficulties.

The amendments proposed in the Bill include:

1. Amendment of Section 2 of the Principal Act.

2. Amendment of Section 3 of the Principal Act.

3. Amendment of Section 4 of the Principal Act.

4. Amendment of Section 5 of the Principal Act.

The amendments are designed to provide for the better management of the University and to ensure that it continues to function effectively.

The amendments are expected to be implemented with effect from the date of commencement of the Bill.

The Bill is hereby submitted for consideration and approval.
The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council)

6th November, 1981

The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council)
The Andhra Pradesh University  
Acts (Amendment) Bill, 1981 (As  
passed by the legislative Council).

12.30 P.M.

The Hon'ble Member said—...
The Andhra Pradesh University Acts (Amendment) Bill, 1981 (As passed by the Legislative Council).

5th November, 1981. 71

...) (பாஸ்பர்-டில். பி.):-- அறுபிட்டு! பெருமான்

...) (பாஸ்பர்-டில். பி.):-- அறுபிட்டு! பெருமான்
The Andhrapradesh University
Acts (Amendment) Bill, 1981
(As passed by the Legislative Council)
అంధ్రప్రదేశ్ ప్రాంతం ప్రాంతం

5వ నవంబర్, 1981.

అంధ్రప్రదేశ్ ప్రాంతం ప్రాంతం నుండి ముఖ్యమంత్రి ద్వారా నిర్ణయం చేసిన ప్రాంతానికి సంబంధిత పద్ధతి నుండి ఆమోదం కలిగిన సిద్ధాంతాల విధానాలు ప్రకటించారు.

అంధ్రప్రదేశ్ ప్రాంతం ప్రాంతం ప్రాంతం నుండి ముఖ్యమంత్రి ద్వారా నిర్ణయం చేసిన ప్రాంతానికి సంబంధిత పద్ధతి నుండి ఆమోదం కలిగిన సిద్ధాంతాల విధానాలు ప్రకటించారు.
We have given considerable thought to the mode of appointment of the Vice-Chancellor. We are of the view that the best system of appointment of the Vice-Chancellor would be for the visitor to appoint the Vice-Chancellor from amongst a panel of names submitted to him by a Committee. We feel that in the composition of this Committee the appropriate Government should, to some extent, be involved. That is why we have recommended a provision in the three patterns proposed by us for a nominee of the visitor on the said Committee. 

We would like to add that the visitor might encourage the introduction of a system of selection through an open competition. The panel might then be required to recommend suitable candidates to the visitor who will then make the final selection.
ఆంధ్రప్రదేశ్ పాయిన్సు అయితే ఇంద్రానుండి సంస్థానం విభాగం రెండు నాటికి కామాలంలో ఉన్నాను. రాత్రి సంస్థానాలు అయితే సంపాదక జాతికి విభాగం రెండు నాటికి కామాలంలో ఉన్నాను. సమాధాన రెండు నాటికి కామాలంలో ఉన్నాను.

తీసుకునే పరిశీలన పద్ధతి ప్రాంతంలో ఉన్నాను. రాత్రి పరిశీలన రెండు నాటికి పద్ధతి ప్రాంతంలో ఉన్నాను.

పరిశీలన పద్ధతి ప్రాంతంలో ఉన్నాను. రాత్రి పరిశీలన రెండు నాటికి పద్ధతి ప్రాంతంలో ఉన్నాను.
7th November, 1931.

The Andhra Pradesh University Acts (Amendment) Bill, 1981
(As passed by the Legislative Council).

10.00 P.M.

Sri B. Venkataram Reddy:—Registration is an elementary requisite.

Mr. Deputy Speaker:—Why don't you have a live register of graduates?

Registration of a graduate is a minimum requisite, if not he doesn't like to exercise
his right as a graduate. Everybody is not a voter unless he is enrolled. He is given an opportunity to get himself enrolled.

Sri B. Venkatram Reddy:— Unless a person is conferred degree, he is not declared as a graduate. It may become unwieldy.

Sri S. Jaipal Reddy:— Nobody can be deemed to be a graduate unless the degree is conferred either personally or in absentia. That is not the real problem. The problem may be, if all of them are enrolled as voters, it would become too unwieldy. But, the point is how do we escape the problem of bogus voting through some process. What is the actual amendment the Government would like to propose to rectify this particular defect which is admitted on all hands?
5th November, 1981.

The Andhra Pradesh University Acts (Amendment) Bill, 1981
(As passed by the Legislative Council)

Mr. Deputy Speaker :- Now the question is that:

"The Andhra Pradesh University Acts (Amendment) Bill, 1981 be taken into consideration."

The motion was adopted and the Bill was considered.

Mr. Deputy Speaker :— The House stands adjourned to meet again at 8.30 A.M. on Friday, the 6th November, 1981.

(The House, then adjourned to meet again at 8.30 A.M. on Friday, the 6th November, 1981.)