ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Friday the 6th November, 1981

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

(Mr. Deputy Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

Misappropriation of Funds in Taluka Super Bazar, Kothagudem

1—

8477 (Q.)—Sarvasri M. Yerraiah Reddy, (Bhadrachalam.)
N. Raghava Reddy (Nakrekal) and Smt. Mallu Swarajyam (Thungathurthy) :— Will the Minister for Co-operation be pleased to state:

(a) whether it is a fact that grave irregularities and misappropriation of funds were noticed during the inspection of the Taluka Super Bazar, Kothagudem in Khammam district for the period ending 30th December, 1980; and

(b) if so, the action taken thereon?

Mr. Deputy Speaker :—

(a) Yes. (b) Smt. Mallu Swarajyam.

An asterisk before the name Indicates confirmation by the Member.
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No pay orders were placed on the vouchers, no managing committee approval has been obtained. Non-maintenance of following registers: Furniture stock register, purchase and sales register, price fixation register, invoice register, indent register, empty gunny bag register and some other registers are to be taken care of immediately.

(i) ₹ 50. How many ?

(i) ₹ 5. What is the total amount of ₹ 1,231 pertaining to the sales affected on 5-7-1980 was taken on the cash-book leaving balance of ₹ 200/-.

(ii) ₹ 10. How much is due to be paid to the ₹ 1,231 as per the statistics affected on 5-7-1980 was taken on the cash-book leaving balance of ₹ 200/-.

(ii) ₹ 50. How many ?

(iii) ₹ 50. How many ?

(iv) ₹ 50. How many ?
Enquiry Regarding Irregularities of
L. S. C. S. Narsipatnam

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* 8259—Q—Sarvasri D.Kondala Rao, (Chintapalli.) B. Gopatrudu (Narsipatnam) and V. Adam (Tiruvur.): — Will the Minister for Co-operation be pleased to state :

(a) Whether enquiry has been ordered under Section 51, to go into the irregularities of the L. S. C. S. Narsipatnam, Visakhapatnam District;

(b) Whether the enquiry has been completed; if so, the findings of the same; and the action taken by the Government; and

(c) the reasons for the stoppage of either the sanction or the release of any kind of loan to the members at present?

1) Yes.

2) No.
1) Thehra Horizon (locally) is having 10 units for 20 years. The cost to run these units for 20 years is Rs. 10,000,000. The monthly expense is Rs. 1,18,000. 2) The cost of the construction is very big. Enquiry report is very big.
Sri N. Amarnath Reddy:—Enquiry officer was appointed. Enquiry was conducted and it was completed on 10th July, 1981. Number of recommendations were made. Enquiry is over. They have asked the permission of the Collector to proceed with criminal action.

Mr. Deputy Speaker: — That will not go into record.
Sri M. Omkar:— How it will go out of the record? Point of order.

Sri E. Ayyapu Reddy:— When you make an allegation, let it be specific and you should also give in writing. Our rules provide that you must give earlier intimation.

Sri S. Jaipal Reddy:— How can that be point of order? The Deputy Speaker has to determine is to what can be the point of order.

Sri E. Ayyapu Reddy:— You make vague and defamatory allegations. The rules of fair play require that we must give an opportunity to give a specific reply.

Sri S. Jaipal Reddy:— When we make concrete allegations you think that there is no case at all: when we make general allegations, you think that there is no scope for doing so.

Sri E. Ayyapu Reddy:— What is the concrete allegations? Is it some ministers have misappropriated crores of rupees?

Sri S. Jaipal Reddy:— Unless a particular thing is said to be unparliamentary, it is not correct to express that from our record. If you begin using that weapon, it will be very difficult for us to function.
Mr. Deputy Speaker:— You may give a separate notice for it.

Sri E. Ayyapu Reddy:— Rule 305 says: "No allegation of a defamatory or incriminatory nature shall be made by a member against any person unless the member has given intimation to the Speaker and also to the Minister concerned." This is the basic principle of fair-play. I can also make allegations like that...

Mr. Deputy Speaker:— Yes, there are certain limits too.

Sri E. Ayyapu Reddy:— (In continuation):—...
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Air Deputy Speaker:—I am concerned only with the relevance and pertinence of the question I am not interested in shielding...

Mr Deputy Speaker:—Without my prior permission, Sri Omkar has raised the allegation.

Mr Deputy Speaker:—We have to decide about it in the Business Advisory Committee. Because of this the importance of other questions is being lost.

Sri P. Sundarayya:—We would like to know whether you are going to expunge these things from the record. It is not unparliamentary, it is not defamatory. It is a serious allegation which we made on the floor of the House.

Mr Deputy Speaker:—Defamatory matters have to be expunged or if it is incriminatory in nature..
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Sri Ch. Rajeswara Rao:— If it is defamatory.

(Interruptions)

Sri P. Sundarayya:— We are not going to allow.....

(Interruptions)

Sri E. Ayyapu Reddy:—It is not a question of your allowing. It is a question of the Speaker following the rule. It does not require anybody's permission or concession.

Sri. P. Vasudeva Rao:—We are not going to tolerate

Mr. Deputy Speaker:— I do not like this cross talk. There is a method and procedure adopted here.

Sri E. Ayyapu Reddy:—It is still worse. You cannot blame the whole class.

Sri. P. Vasudeva Rao:—I have called Mr. Vasudeva Rao.

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The Hon’ble Speaker: — The use of our talking here?

Expunging is against the parliamentary procedure.

(Interruptions)

... I am interested in the relevancy of the question.

Sri P. Sundarayya: — No. It is not that. You cannot expunge it.

Sri S. Jaipal Reddy: — Point of order. Sir, you just now mentioned that you would examine whether particular portion is relevant or not. Now, the question arises as to whether an irrelevant proceeding can be expunged from the records. There is nothing to say...

Mr Deputy Speaker: — It is the discretion of the Chair.

Sri S. Jaipal Reddy: — In the Parliamentary history whether irrelevant thing can be expunged from the record?

Mr Deputy Speaker: — I will look into it. That is an end of it.

Sri S. Jaipal Reddy: — I have raised a point of order. And I would like the Speaker to give a ruling on that.

Mr Deputy Speaker: — I said that I would examine the proceedings and then take a decision.

Sri S. Jaipal Reddy: — True. But I have raised a point of order. Even if it is found that a particular portion is irrelevant, whether the Chair would be justified in expunging it from the record? Whether what is irrelevant according to the Speaker can be expunged from the record invariably? There are norms.

Mr Deputy Speaker: — Only unparliamentary usages would be expunged. Even irrelevant things can go into the records. I am quite certain about it. I think it is a matter of practice. If it is at my discretion, I think it is a matter of practice.

... we have got a right to say...
Mr. Deputy Speaker:— I am not disputing your right.

Mr. Deputy Speaker:— I am not a despot here.

Sri E. Ayyapu Reddy:— Sir, let the rule 305 be read. The proviso is quite clear. Provided that the Speaker may, at any time prohibit any member from making such allegation...

Mr. Deputy Speaker:— I request all the Members to kindly co-operate with me in the conduct of the business.

Sri E. Ayyapu Reddy:— I have only read rule No. 305 and its proviso. "Provided—that the Speaker may at any time prohibit any member from making such allegation if he is of the opinion that such allegation is derogatory to the dignity of the House or that no public interest is served by making such allegation.” It is for the Speaker to decide.
Sri P. Sundarayya: — The Speaker can do it. He can rule it out.

Sri E. Ayyapu Reddy: — That means he wants unlimited licence of abuse; that is all.

Sri P. Sundarayya: — I would say that you want unlimited powers because you have got that majority to shut down the Opposition. Is it the parliamentary method? If that is so, let us decide that.

(Interruptions)

Sri P. Sundarayya: — You have no business to quote that rule.

(Interruptions)

Mr. Deputy Speaker: — Unless I call, please do not get up. I have been hearing you people patiently and I am giving opportunity to everybody. I would allow it. Do not worry. I said I will examine the proceedings.

Mr. Deputy Speaker: — Speaker's discretion...

Sri P. Sundarayya: — If he wants, he can bring a resolution that because in the minutes it is so and so, we remove from the parliamentary records...
I submit to the Chair that you can resolve that from so and so the proceedings can be removed from the parliamentary records.

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Exemption Of Sales Tax On Kerosene

* 8046. (V) Q.—Sri C. Janga Reddy (Shyampet): Will the Minister for Commercial Taxes be pleased to State:

(a) Whether Government proposes to exempt Sales Tax on Kerosene as was done by Maharashtra Government; and.

(b) If not, the reasons therefor?

Minister for Commercial Taxes (Sri M. Manik Rao):—

(a) No Sir,

(b) The Government cannot afford loss of revenue on account of this measure.
Mr Deputy Speaker — It is left to the discretion of the member.

(1) 50. Interpellation: — The subject of the interpellation is Mr. J. K. who said, "Surely, my right honourable friend, you have forgotten the time of your own election."

Sir, I am not prepared to answer that.

(2) 50. Interpellation: — The subject of the interpellation is Mr. J. K. who said, "Surely, my right honourable friend, you have forgotten the time of your own election."

Mr Deputy Speaker — It is left to the discretion of the member.

(3) 50. Interpellation: — The subject of the interpellation is Mr. J. K. who said, "Surely, my right honourable friend, you have forgotten the time of your own election."

Mr Deputy Speaker — It is left to the discretion of the member.

(4) 50. Interpellation: — The subject of the interpellation is Mr. J. K. who said, "Surely, my right honourable friend, you have forgotten the time of your own election."

Mr Deputy Speaker — It is left to the discretion of the member.

(5) 50. Interpellation: — The subject of the interpellation is Mr. J. K. who said, "Surely, my right honourable friend, you have forgotten the time of your own election."

Mr Deputy Speaker — It is left to the discretion of the member.

(6) 50. Interpellation: — The subject of the interpellation is Mr. J. K. who said, "Surely, my right honourable friend, you have forgotten the time of your own election."

Mr Deputy Speaker — It is left to the discretion of the member.

(7) 50. Interpellation: — The subject of the interpellation is Mr. J. K. who said, "Surely, my right honourable friend, you have forgotten the time of your own election."

Mr Deputy Speaker — It is left to the discretion of the member.

(8) 50. Interpellation: — The subject of the interpellation is Mr. J. K. who said, "Surely, my right honourable friend, you have forgotten the time of your own election."

Mr Deputy Speaker — It is left to the discretion of the member.
Operation Of Private Vehicles In Nationalised Routes Without Permission

(a) whether it is a fact that a number of Private Vehicles, Vans are being operated in Nationalised Routes without permits; and

(b) If so whether there is a proposal to give powers to the A.P.S.R.T.C. to check such operations in their routes?
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Forming Of C. A. D. Road From Nallabandagudem To Dondapadu

16—

* 8038—(K)—Q—Sarvasri B. Rama Rao, (Jaggayyapet) B. Seetharamaiah (Shujatnagar) and D. Satyanarayana (Pendurthi):— Will the Minister for Agriculture be pleased to state:

(a) whether it is a fact that the Government are considering to change the original proposals to form C. A. D. Road from Nallabandagudem Via Redlakunta, Annavaram, Ramapuram to Dondapadu; and

(b) if so, the reasons therefor?

Remission Of Penal Interest On Short Term Agricultural Loans

17—

* 8046—(M)—Q—Sarvasri K. Satyanarayana and N. Raghav Reddy (Nakrekal) :— Will the Minister for Agriculture be pleased to state:

(a) whether facilities like remission of penal interest on the short term agricultural loans advanced to ryots through Samithies by the Agriculture Department during 1977-78 and 1978-79, and repayment of loans in instalments have been provided to the ryots; and

(b) the action taken by the Government thereon?

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[1] అహిమ్మ ప్రతి సందర్భంగా ప్రతి పేరని ఎంపికలు కొని యొక్క, 10 స్థానాల నిపుణులు ప్రతి పేర యొక్క సంఖ్య నిర్ణయం కువ్వురు. ఈప్రమాద జింక అనే పదాన్ని ఉపయోగించారు. ఇది ఒప్పులు మిగిలిన సంఖ్య నిర్ణయం చెందిన సంఖ్యను కూడా అందించారు. ఈప్రమాదం వేయడించారు 10 స్థానాల నిపుణులు వంటి తరఫే ప్రతి పేర యొక్క సంఖ్య నిర్ణయం చెందిన సంఖ్యను కూడా అందించారు. ఈప్రమాదం వేయడించారు 1-4-1981 ప్రమాద నిర్ణయం చెందిన సంఖ్యను కూడా అందించారు.


ప్రాథమిక ప్రతి పేర యొక్క సంఖ్య నిర్ణయం చెందిన సంఖ్యను కూడా అందించారు. ఈప్రమాదం వేయడించారు 1882 సమయంలో గొప్ప మండల సంఘాతి పంపిని.

ఈ ప్రతి పేర యొక్క సంఖ్య నిర్ణయం చెందిన సంఖ్యను కూడా అందించారు. ఈప్రమాదం వేయడించారు 1882 సమయంలో గొప్ప మండల సంఘాతి పంపిని.
Sanction Of Loans From World Bank
For Expansion Of Educational Schemes

(a) Whether the World Bank has announced any new policy for sanction of loans for the expansion of education schemes?
(b) If so, the amount sanctioned to the State and
(c) The amount sanctioned for the construction of School buildings in villages?

Minister for Education (Sri B. Venkatram Reddy):—
(a) No Sir,
(b) & (c) Do not arise.

Minister for Education (Sri L. Anjaneyulu (Mahabubnagar)):— Will the Minister for Education be pleased to state:

(a) Whether the World Bank has announced any new policy for sanction of loans for the expansion of education schemes?
(b) If so, the amount sanctioned to the State and
(c) The amount sanctioned for the construction of School buildings in villages?

Minister for Education (Sri B. Venkatram Reddy):—
(a) No Sir,
(b) & (c) Do not arise.
Oral Answers to Questions

Abolition Of B Ed. Courses In The Colleges Of Osmania University

(a) whether it is a fact that the B Ed course in the Colleges of Osmania University has been abolished.

(b) the action taken by the University to start again the said course on the representation made to VC in February, 1981 and on 8-3-1981 on occasion of Urdu Festival at Lady Hydri Club, Hyderabad when this issue was raised by Sri Chander Srivastu, Secretary, Urdu Academy.

(c) when the course is likely to be started; and

(d) if not, the reasons therefor.

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Abolition Of B Ed. Courses In The Colleges Of Osmania University

19—

*8044—(B)—Q—Saivasri Md. Amanullah Khan and Syed Baqer Aga—Will the Minister for Education be pleased to state,

(a) whether it is a fact that the B Ed course in the Colleges of Osmania University has been abolished,

(b) the action taken by the University to start again the said course on the representation made to VC in February, 1981 and on 8-3-1981 on occasion of Urdu Festival at Lady Hydri Club, Hyderabad when this issue was raised by Sri Chander Srivastu, Secretary, Urdu Academy,

(c) when the course is likely to be started; and

(d) if not, the reasons therefor?
Increase Of Prices Of Rice And Wheat In Fair Price Shops

20—

*8528—Q.—Sri N. S. N. Reddy (Visakhapatnam):— Will the Minister for Labour & Civil Supplies be Pleased to state:

(a) whether it is a fact that the prices of rice and wheat were increased in fair price shops from 1-5-1981;

(b) if so, the reasons for increase;

(c) whether the Government propose to take steps to reduce the prices; and

(d) if not, the reasons therefor?

Sri N. S. N. Reddy:—

(a) Yes.

(b) The prices were increased owing to an increase in the import duties on rice and wheat.

(c) The Government have no intention of reducing the prices.

(d) The prices are fixed by the Central Government and the State Government has no jurisdiction to alter them.

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(§) రింగ్ శెట్టు కింది అంగం తీసిన దృష్టికోను నింపి సిద్ధించాలంభాలిగి ప్రభుత్వం వచ్చి ఉంంది. ఏ సాధనంలో సిద్ధించాలంభించాలి ఎందుకంటే నిత్యం ఆధారం కేంద్రం ఉంచటకు అవసరం ఉంది.

ఉద్దేశ్యం కానంతో అంగం అందించాలంభించాలి కానంతో ఆధారం కేంద్రం ఉంచటకు అవసరం ఉంది. సాధనంలో సిద్ధించాలంభించాలి ఎందుకంటే నిత్యం సాధనంలో సిద్ధించాలంభించాలి ఎందుకంటే.

సాధనం సాధనం అందించాలంభించాలి ఎందుకంటే నిత్యం సాధనం సాధనం సిద్ధించాలంభించాలి ఎందుకంటే.

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(§) రింగ్ శెట్టు కింది అంగం తీసిన దృష్టికోను నింపి సిద్ధించాలంభాలిగి ప్రభుత్వం వచ్చి ఉంంది. ఏ సాధనంలో సిద్ధించాలంభించాలి ఎందుకంటే నిత్యం ఆధారం కేంద్రం ఉంచటకు అవసరం ఉంది.

ఉద్దేశ్యం కానంతో అంగం అందించాలంభించాలి కానంతో ఆధారం కేంద్రం ఉంచటకు అవసరం ఉంది. సాధనంలో సిద్ధించాలంభించాలి ఎందుకంటే నిత్యం సాధనంలో సిద్ధించాలంభించాలి ఎందుకంటే.

సాధనం సాధనం అందించాలంభించాలి ఎందుకంటే నిత్యం సాధనం సాధనం సిద్ధించాలంభించాలి ఎందుకంటే.
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ప్రపంచంలో వాయవ్యూహాన్ని అభివృద్ధి చేసే సంస్థలు అనేకానే. వాయవ్యూహం వాయువ్యూహం అనే సంస్థ ప్రపంచంలో ఎక్కడ అభివృద్ధి చేసే సంస్థలు ఉంటాయి. ఈ సంస్థలు వాయువ్యూహం నుండి అభివృద్ధి చేయగలిగించింది. ఈ సంస్థలు వాయువ్యూహం నుండి అధిక ప్రత్యేకత ఉంటాయి. 

ప్రపంచంలో వాయవ్యూహం అభివృద్ధి చేయడానికి తెలిసిన సంస్థలు సాధారణంగా వాయవ్యూహం నుండి అభివృద్ధి చేయడానికి తెలిసింది. 

ప్రపంచంలో వాయవ్యూహం అభివృద్ధి చేయడానికి తెలిసిన సంస్థలు సాధారణంగా వాయవ్యూహం నుండి అభివృద్ధి చేయడానికి తెలిసింది.
Matter Under Rule 329:

re: Non-enhancement of mess charges for the students in the Social Welfare Hostels

MATTER UNDER RULE 329:

re: Non-enhancement of mess charges for the students in the Social Welfare Hostels
Matter Under Rule 329

6th November, 1981

Re: Non-enhancement of mess Charges for the Students in the Social Welfare Hostels

When compared to the olden days, now there is lot of difference. Those children should get more encouragement and I support that. The main objective of the Government is to uplift the harijans, girijans and backward Classes.

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Paper laid on the Table

re: Annual Report on working affairs of Nizam Sugar Factory, Hyderabad.

Sri M. Manik Rao (Minister for Commercial Taxes) :- Sir, on behalf of Sri T. Bala Goud, Minister for Sugar Industries, with your
The Andhra Pradesh Excise (Amendment) Bill 1981.

permission, I beg to lay on the Table of the House, a copy of the Annual Report on the working and affairs of the Nizam Sugar Factory Limited, Hyderabad for the year ended 30th September, 1980 and Audit Report with the comments thereon of the Comptroller and Auditor General of India, in compliance with section 619 (a) of the Companies Act, 1956.

Mr. Deputy Speaker.— Paper laid.

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

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

The Andhra Pradesh Payment Of Salaries And Pension And Removal Of Disqualifications (Second Amendment) Bill, 1981.

Sri E. Ayyapu Reddy :—(Minister for Law & Legislation) :— Sir, on behalf of Sri T Anjiah, Chief Minister, I beg to move for leave to introduce the Andhra Pradesh Excise (Amendment) Bill, 1981.

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

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

The Motion was adopted and the Bill was introduced.

The Andhra Pradesh Payment Of Salaries And Pension And Removal Of Disqualifications (Second Amendment) Bill, 1981.

Sri E. Ayyapu Reddy :— Sir, I beg to move for leave to introduce the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Mr. Deputy Speaker :— Motion moved. The Question is:

That leave be granted to introduce the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

The Motion was adopted and the Bill was introduced.

The Andhra Pradesh General Sales Tax (Third Amendment) Bill, 1981.

Sri M. Manik Rao :— Sir, I beg to move for leave to introduce the Andhra Pradesh General Sales Tax (Third Amendment) Bill, 1981.
Mr. Deputy Speaker: — Motion moved. The question is:

"That leave be granted to introduce the Andhra Pradesh General Sales Tax (Third Amendment) Bill, 1981."

The Motion was adopted and the Bill was introduced.


10-00 a.m. Mr. Deputy Speaker: — Now the Members will move their amendments.

Sri P. Sundaraayya: — Sir, I beg to move:— For Sub-clause (3) (i) (a) of clause 2 Substitute the following:—

(a) The Vice-chancellor shall be appointed by the Chief Justice of the Andhra Pradesh High Court from a panel of names suggested by a committee consisting of—

(i) Two persons elected by the Senate according to the Principle of proportional representation by single Transferable vote;

(ii) Two persons elected by the Joint Session of both the Houses of the Legislature according to the Principle of proportional representation by Single transferable vote;

(iii) One person elected by all the teaching staff of all the affiliated or constituent colleges of the University according to the principle of proportional representation by single transferable vote.

For Sub-clause (3) (i) (a) of clause 2 substitute the following:

(a) The Vice-Chancellor shall be appointed by the Chancellor in consultation with the representative of all members of opposition parties in both the Houses of Legislature from a panel of nominees suggested by a Committee consisting of—

(i) Two persons elected by the Senate according to the principle of proportional representation by single transferable vote.

(ii) Two persons elected by the Joint Session of both the House of Legislature according to the principle of proportional representation by single transferable vote.

(iii) One person elected by all the teaching staff of all the affiliated or constituent colleges of the University according to the principle of proportional representation by single transferable vote.
In sub-clause (5) of clause 2 in item (1) omit the words "in the first instance" and "and later recovered from the University".

Add the following as proviso at the end of sub-clause (5) of clause 2:

Provided that the said Finance Officer shall have no right to interfere in the decisions of the Vice-Chancellor or Syndicate or Financial Sub-committee of the University. He can bring to the notice of the University Authorities and to the Government what he considers irregularity in spading the finances. If the Government does not give any directions within a fortnight, the decisions of the University Authorities are final.

In sub-clause (6) of clause 2 for the items Nos. (IX) (X) (XII) under class 1—Ex-Officio Members substitute the following:

(IX) Principals/Deans of the University and proposed Colleges/Schools, Principals of all the affiliated colleges Deans of faculties schools.

For item (XI) under class 1—Ex. Officio Members of sub-clause (6) of clause 2 substitute the following:

(XI) 25 teachers of the University and constituent and affiliated colleges to be elected by all the teachers of the colleges according to the principle of proportional representation by single transferable vote.

Delete item (ii) under class II—Life Members of sub-clause (6) of clause 2.

In item (i) under class III—Other Members of sub-clause (6) of clause 2 for the words "registered graduate substitute the words" "all the graduates whose list is to be prepared six months before the constitution of new Senate".

Substitute the following for item (ii) under class III—Other Members of sub-clause (6) of clause 2:

"15 persons to be elected from among themselves by the members of both the Houses constituting electoral college according to the principle of proportional representation and by single transferable vote in general besides 5 members belonging to Scheduled castes or Scheduled tribes, 5 members belonging to backward classes and 5 women, each of these groups as separate category."

Substitute the following for item (iii) under class III—Other Members of sub-clause (6) of clause 2:

5 persons each elected by members of Law, Medicine and Engineering constituting separate electoral college in accordance to the principle of proportional representation by single transferable vote;
3 Persons elected by the management of affiliated colleges in accordance to the principle of proportional representation by single transferable vote.

3 persons associated with Industry, Commerce and Banking to be elected by means of proportional representation by single transferable vote;

Substitute the following for item (iv) under class III— Other Member of sub-clause (6) of clause 2.

"(iv) 5 persons to be elected by the non teaching staff of all the constituent and affiliated colleges.

Delete item (v) under clause—III— Other Members of sub-clause (6) of clause 2.

Substitute the following for item (vi) under clause III— Other Members of sub-clause (6) of clause 2.

"(vi) (a) 3 students to be elected by all students pursuing post graduate studies in the University area;

(b) 10 students to be elected by working committee members of all college Unions constituent or affiliated to the University whose working committees shall be constituted with one representative for each 500 students or a fraction more than half of this, all to be elected according to the principle of proportion representation by single transferable vote.

Substitute the following for item Clause II—Other Members of sub-clause (8) of clause 2.

"(i) 5 persons elected by the Senate from among its members in accordance to the principle of proportional representation by single transferable vote;

(ii) 5 persons to be elected by the academic Council from among its members in accordance to the principle of proportional representation by single transferable vote;

(iii) 5 persons shall be elected from among themselves by members of both the Houses of the Andhra Pradesh Legislature constituting as an electoral college according to the principle of proportional representation by single transferable vote of whom at least one shall belong to scheduled caste or tribe, one shall belong to backward classes and the rest three shall be general for three categories, elections are to be held as separate groups in accordance to the principle of proportional representation by single transferable vote.”

Substitute the following for item XIII of sub-clause of clause 2.

“(XIII) 10 teachers of the University constituent and affiliated colleges to be elected by all the teachers in accordance to the principle of proportional representation by single transferable vote.”
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For the words "nominated by the Chancellor" occurring in items Nos. XV and XVI of sub-clause (9) of clause 2 substitute the following—

"Elected by them, in accordance to the principle of proportional representation and by single transferable vote."

In item (XVIII) of sub-clause (9) of the clause 2 for the words "nominated by the Chancellor from among the names recommended by the principals concerned on the basis only of merit." substitute the following—

"To be elected by the students concerned from among the scholars of that category whose qualification shall be prescribed by the statutes."

"In item (XIX) of sub-clause (9) of clause 2 for the words "nominated by rotation by the Chancellor" substitute the words "to be elected in accordance to the principle of proportional representation by single transferable vote.""

Mr. Deputy Speaker.—Amendments moved.

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

Delete item (ii) of class II of sub-clause (6) of clause 2.

For item (vi) (a) of class III of sub-clause (6) of clause 2 substitute the following:

"Two students pursuing post-graduation studies in the University area shall be elected from among themselves."

In item (iii) of class II of sub-clause (8) of clause 2 for the words "three persons" substitute the words "five persons"

In item (iii) of class II of sub-clause (8) of clause 2 for the words "one shall belong to Backward Classes" substitute the words "three shall belong to Backward Classes."

In item (XVIII) of sub-clause (9) of clause 2 for the word "nominated by the Chancellor only of merit" substitute the words "Elected from among themselves."

In sub-clause (12) of clause 2 delete the words "or his nominee" occurring in 34-A (2) (a).

Sri G. Latchanna.—Sir, I beg to move—

In items (X) and (XI) of class I of sub-clause (6) of clause 2 add the following at the end "no principal or teachers of University appointed by the Chancellor shall hold office for more than one term."

In item (iii) of class III of sub-clause (6) of clause 2 add the following after the words "Law, Medicine and Engineering":—

"one each from each profession and one each from Industry, Commerce and Banking"
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For item (viii) of class II of sub-clause (8) of clause 2 substitute the following:

"one person each elected from among the members of Telugu Academy, Urdu Academy, Sangeeta Academy and Nataka Academy"

In item (XV) of sub-clause (9) for the words "nomination by the Chancellor" substitute the words "elected among themselves"

In sub-clause (II) of clause 2 for the words "for more than two terms consecutively" substitute the words "for more than one term at a time" occurring in proviso to 30 (1).

Mr. Deputy Speaker:—Amendments moved.

Clause 2

| 2. | Amendments: — ఇది కూడా వారించిన విభేదిత్తి పై సూచించారు. |

10. Amendments moved.

The Andhra Pradesh University Acts (Amendment) Bill, 1981

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

"For sub-clause (3) (i) (v) of Clause 2 substitute the following :

(a) The Vice-Chancellor shall be appointed by the Chief Justice of the Andhra Pradesh High Court from a panel of names suggested by a committee consisting of

(i) Two persons elected by the Senate according to the principle of proportional representation by single transferable vote;

(ii) Two persons elected by the Joint Session of both the Houses of the Legislature according to the principle of proportional representation by single transferable vote;

(iii) One person elected by all the teaching staff of all the affiliated or constituent colleges of the University according to the principle of proportional representation by single transferable vote."

The Opposition pressed for division. — Ayes...10

Noes...51

Neutrals...Nil.

The amendment was lost.

Sri P. Sundarayya :— Since our Ist amendment is lost we are not pressing for the 2nd amendment, being put to vote,
Mr. Deputy Speaker :— The question is :

"That leave be granted to withdraw the following amendment :

"For sub-clause (3) (i) (a) of Clause 2 substitute the following :

(a) The Vice-Chancellor shall be appointed by the Chancellor in consultation with the representative of all members of opposition parties in both the Houses of Legislature from a panel of nominees suggested by a Committee consisting of —

(i) Two persons elected by the Senate according to the principle of proportional representation by single transferable vote;

(ii) Two persons elected by the Joint session of both the Houses of Legislature according to the principle of proportional representation by single transferable vote,

(iii) One person elected by all the teaching staff of all the affiliated or constituent colleges of the University according to the principle of proportional representation by single transferable vote."

The motion was adopted and the amendment was withdrawn by leave of the House.

The Finance Officer shall be a whole-time officer of the University appointed by the State Government on such terms and conditions as prescribed by the State Government in this behalf. He will be having only an advisory capacity. He will be a liaison between the Government and the University.

Sri B. Venkatarama Reddy:— That will be left to Government; we may decide about it.

Sri P. Sundarayya:— We are not pressing amendments Nos. 3 and 4 and for being put to vote.

Mr. Deputy Speaker:— The question is:

That leave be granted to withdraw the following two amendments:—

[In sub-clause (5) of clause 2 in item (1) omit the words ‘in the first instance’ and ‘and later recovered from the University.]

Add the following as proviso at the end of sub-clause (5) of Clause 2:—

‘Provided that the said Finance Officer shall have no right to interfere in the decisions of the Vice-Chancellor or Syndicate or Financial sub-committee of the University. He can bring to the notice of the University Authorities and to the Government what he considers irregularity in spending the finances. If the Government does not give any directions within a fortnight, the decisions of the University Authorities are final.’

The motion was adopted and the amendments were withdrawn by leave of the House.

Sub-clause (6) of clause 2 for the items Nos. IX, X, XII under clause 1 Ex-Officio Members substitute the following:

Principal/Deans of the University and proposed Colleges/Schools, Principals of all the affiliated college Deans of faculties/schools.

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Sri B Venkatrama Reddy:— We will certainly make a suggestion to the Universities to make it in the Rules.

Sr. B. Venkatrama Reddy:— I am sorry, I am not in a position to agree.
the Senate. We can make an amendment for this particular clause in the next Session.

Sri B. Venkatrama Reddy:— So far as the life members aspect is concerned, it is settled. We will bring out an amendment in the next session as Hon. Members.
5. "In sub-clause (6) of clause 2 for the item Nos. (ix), (x), (xii) under Class I—Ex-Officio Members, substitute the following:—

(ix) Principals/Deans of the University and Professional Colleges/Schools, Principals of all the affiliated Colleges, Deans of Faculties/Schools.”

6. For item (xii) under Class I—Ex-Officio Members of sub-clause (6) of clause 2 substitute the following:—

“(xii) 25 teachers of the University and constituent and affiliated colleges to be elected by all the teachers of the colleges according to the principle of proportional representation by single transferable vote.”

7. Delete Item (ii) under Class II—Life Members of sub-clause (6) of clause 2.

8. In item (i) under Class III—Other Members of sub-clause (6) of clause 2 for the words “registered graduates” substitute the words “all the graduates whose list is to be prepared six months before the constitution of new Senate.”

9. Substitute the following for item (ii) under Class III—Other Members of sub-clause (6) of clause 2:

“15 persons to be elected from among themselves by the members of both the Houses constituting electoral college according to the principle of proportional representation and by single transferable vote in general besides 5 members belonging to scheduled castes or scheduled tribes 5 members belonging to backward classes and 5 women, each of these groups as separate category.”

10. Substitute the following for item (iii) under Class—III Other Members of sub-clause (6) of clause 2:

“5 persons each elected by members Law, Medicine and Engineering constituting separate electoral college in accordance to the principle of proportional representation by single transferable vote;

3 persons elected by the management of affiliated colleges in accordance to the principle of proportional representation by single transferable vote;
3 persons associated with Industry, Commerce and Banking to be elected by means of proportional representation by single transferable vote.”

11 Substitute the following for item (iv) under Class—III Other Members of sub-clause (6) of clause 2:

“(iv) 5 persons to be elected by the non-teaching staff of all the constituent and affiliated colleges.”

19 Delete item (ii) of Class—II of sub-clause (6) of clause 2.

For item (vi) (a) of class III of sub-clause (6) of clause 2 substitute the following:

“Two students pursuing post-graduation studies in the University area shall be elected from among themselves.”

In items (x) and (xi) of class I of sub-clause (6) of clause 2 add the following at the end “no Principal or teachers of University appointed by the Chancellor shall hold office for more than one term.”

The amendments were negatived.
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Some teachers selected from Government and private affiliated colleges (including professional colleges) shall be members of the University Council. Four students elected from the College unions of the constituent and affiliated colleges, shall be members of the University Council.

The total number of members of the University Council shall be fifteen. The minimum qualifications for the four members to be elected from the College unions shall be as follows: (i) Four members shall be elected for the two terms of three years each.

The qualifications for the members elected from the College unions shall be as follows: (i) Four members shall be elected for the two terms of three years each.

The following provisions shall be made for the election of members elected from the College unions: (i) The universities shall make suitable arrangements for the election of the members elected from the College unions.

The following provisions shall be made for the election of members elected from the College unions: (i) The universities shall make suitable arrangements for the election of the members elected from the College unions.

The following provisions shall be made for the election of members elected from the College unions: (i) The universities shall make suitable arrangements for the election of the members elected from the College unions.
Sec. 17 (3): Fifteen members shall form the chorum. This is made one fifth now in the amendment.

Sri B. Venkatrama Reddy:— Post Graduate students are not barred from participating in elections. They are very much entitled to—apart from the election of P.G. students and others. In addition to what we give to the P.G. students for elections, we are giving to two merited boys. They are not barred from contesting elections at all.
They may please be withdrawn.

Mr. Deputy Speaker:—The Question is :

Delete item (v) under clause-III—Other members of sub-clause (6) of clause 2.

Substitute the following for item (vi) under clause III—Other Members of sub-clause (6) of clause 2

“(vi) (a) 3 students to be elected by all students pursuing post graduate studies in the University area;

(b) 10 students to be elected by working committee members of all college Unions constituent or affiliated to the University whose working committees shall be constituted with one representative for each 500 students or a fraction more than half of this, all to be elected according to the principle of proportion representation by single transferable vote.”

For the words “nominated by the Chancellor” occurring in items Nos. xv and xvi of sub-clause (9) of clause 2 substitute the following:

Elected by them, in accordance to the principle of proportional representation and by single transferable vote.”

In item (xviii) of sub-clause (9) of clause 2 for the words “nominated by the Chancellor from among the names recommended by the principals concerned on the basis only of merit.” substitute the following—
"To be elected by the students concerned from among the scholars of that category whose qualification shall be prescribed by the statutes."

In item (xix) of sub-clause (9) of clause 2 for the words "nominated by rotation by the Chancellor" substitute the words "to be elected in accordance to the principle of proportional representation by single transferable vote."

In item (iii) of clause III of sub-clause (6) of clause 2 add the following after the words "Law, Medicine and Engineering":

"one each from each profession and one each from Industry, Commerce and Banking".

The amendments were lost.

Mr. Deputy Speaker:— Now amendment No. 21
Sri K. Govinda Rao:— I am withdrawing it.

Amendment No. 27

Sri B. Venkatrama Reddy:— It is not possible. It is very difficult. It is not manageable.

Mr. Deputy Speaker:— The Question is:

For item (viii) of clause II of sub-clause (8) of clause 2 substitute the following:

"One person each elected from among the members of Telugu Academy, Urdu Academy, Sangeeta Academy and Nataka Academy"

The amendment was negatived.

Mr. Deputy Speaker:— The question is:

In item (xviii) of sub-clause (9) of clause 2 for the words "nominated by the Chancellor. only of merit" substitute the words "elected from among themselves".

The amendment was negatived.

Mr. Deputy Speaker:— The question is:

In item (xv) of sub-clause (9) for the words "nomination by the Chancellor" substitute the words "elected among themselves".

The amendment was negatived.

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Notes or annotations:—

A nominee will be a person to take proper decisions. So he will be able to nominate any proper person and it is the usual practice. He is having that power.

The Vice-Chancellor will not be in a position to go. So the Vice-Chancellor is nominating a person. It is a matter of difficulty. The next man to the Rector will go. Then we have to that a Dean is nominated. We have to give leave to the Vice-Chancellor to nominate.
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The question is:

In sub-clause (12) of clause 2 delete the words “or his nominee” occurring in 34-A (2) (a)

The amendment was negatived.

Sri J. Chandramouli:— I am pressing the amendment No. 29. You see the proviso to 30 (1) in sub-clause (11) of Clause 2.

“Provided that no person other than ex-officio members, life members, professors…… for more than two terms consecutively”. I want that instead of two terms consecutively, only “one term at a time” should be there.

Sri B. Venkatram Reddy:— It is not acceptable.

Mr. Deputy Speaker:— The question is:

In sub-clause (11) of clause 2 for the words “for more than two terms consecutively” substitute the words “for more than one term at a time. “Occurring in proviso to 30 (1).”

The amendment was negatived.

Sri P. Sundarayya:— Regarding Syndicate, I have moved the amendments 14 and 15.

Sri S. Jaipal Reddy:— On page 6 under Class II—Other Members, (iii) may be seen. Three members have to be elected from the Assembly and 2 from the Council. Out of those three members, one should be from the Scheduled Castes and another from the Backward Classes. It is very necessary. But there is the anomaly. You find that there is only one general seat from the Assembly, while two are from the Council. It is utterly understandable. I therefore request the Minister to reconsider the whole thing. I am not for increasing the representation because it will make the Syndicate unwieldy. What I suggest is that
B. C. seat may be provided from the Council, so that there will be a general seat from the Council also.

Sri B. Venkatram Reddy:— That cannot be accepted. He has not given any amendment.

Four 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.

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We shall make it three general, one S.C. or S.T. and one B.C. It will be five from the Assembly. That will be alright. I hope this will satisfy.

Sri S. Jaipal Reddy:— We thank the Minister.

Sri B. Venkata Rama Reddy:— This will be official amendment. I am sure the members will not move further amendments to make this impossible for me to get it passed.

Sri B. Venkata Rama Reddy:— I am not going to accept proportional representation.

Sri S. Jaipal Reddy:— Our House Committees are formed through the principle of proportional representation. Any election from the House is only by proportional representation. As you know the members are elected from the Assembly to the Council, by the same principle To the Rajya Sabha also the same principle is followed. Therefore, I don't know why the principle is sought to be denied in this case.

Sri B. Venkata Rama Reddy:— 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 Backward Classes.
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Sri S. Jaipal Reddy:— The House Committees are formed by the principle of proportional representation. The members to the Railway Advisory Committees are formed by the principle of proportional representation. Therefore let that principle be agreed to by the Minister and let him provide under the Rules.

Sri B. Venkatarama Reddy:— When we say that it is by election of the Legislature we deem it as though it is in the same procedure as it is being obtained till now.

Sri P. Sundaraiah:— The general principle which the House follows might be accepted. You give that assurance.

Sri B. Venkatarama Reddy:— This need not be repeated.

Mr. Deputy Speaker:— The question is:
Clause 2 do stand part of the Bill.

......(Pause)......

The motion was adopted and Clause 2 was added to the Bill.
Mr. Deputy Speaker:— The question is:
Clauses 1, 3 to 6 and Enacting Formula and Long Title
do stand part of the Bill.
The motion was adopted and Clauses 1, 3 to 6 and Enacting
Formula and Long Title were added to the Bill.

Sri B. Venkatarama Reddy:— Sir, I beg to move:
That the Andhra Pradesh University Acts (Amendment)
Bill, 1981 (As passed by the Legislative Council) (L. C.
Bill No. 3 of 1981) be passed.

Mr. Deputy Speaker:— Motion moved.
Government Bills:


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Government Bills:

6th November, 1981


(Reprinted from the Andhra Pradesh Assembly Proceedings, 1981, pp. 139.)
Non-official Resolution

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

Mr. Speaker:— The question is: "That the Andhra Pradesh University Acts (Amendment) Bill, 1981, be passed". The motion was adopted and the Bill was passed.

ANNOUNCEMENT

Mr. Speaker:— I am to announce to the House that the amendments to the following Bills will be received up to 5 p.m. on 7-11-1981.

3. The Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1981.

Now we will take up non-official Resolution, given notice of by Mr. Omkar and others.

NON-OFFICIAL RESOLUTION

Re:— Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

Sri M. Omkar:— I move: "This House recommends to the Government to issue necessary instructions to Civil Supplies Department for fixing remunerative prices for all agricultural produce and procure them the open market."
Non-official Resolution. 6th November, 1981

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

Mr. Deputy Speaker:—Motion moved.

10. (Mr. T. R. K. Reddy)

Sir, the Central Government is not taking any action regarding remunerative prices. This is because the increase in prices has already started in the markets and the prices have already reached Rs. 350 to Rs. 380 per quintal. Since the procurement will also be at this price, the Central Government is not willing to give a higher price. The Central Government has already increased the prices by 15, 20, and 25%.

The Government is taking all necessary actions to fix the remunerative prices. The procurement will be fixed at Rs. 350 to Rs. 380 per quintal. The Government is also prepared to give a higher price if the market prices continue to rise. The Government is taking all necessary actions to ensure that the remunerative prices are fixed at a reasonable level.
Non-official Resolution.

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

6th November, 1981.

...
Non-official Resolution.

6th November, 1981.

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

Takes note of the report submitted by the Department of Agriculture on the situation prevailing in the market for agricultural produce and the procurement of agricultural produce from the Open Market.

Considers it necessary to fix remunerative prices for agricultural produce to ensure fair returns to farmers and to encourage higher production.

Decides to fix the following remunerative prices for agricultural produce:

- Grain:
  - Rice: Rs. 115 per quintal
  - Wheat: Rs. 115 per quintal
  - Maize: Rs. 115 per quintal

- Cotton:
  - Raw Cotton: Rs. 115 per quintal
  - Cotton Seeds: Rs. 115 per quintal

- Sugarcane:
  - Sugarcane Juice: Rs. 115 per quintal

- Fruits and Vegetables:
  - Mangoes: Rs. 115 per quintal
  - Tomatoes: Rs. 115 per quintal

- Livestock:
  - Cows: Rs. 115 per quintal
  - Calves: Rs. 115 per quintal

These remunerative prices shall be effective from the beginning of the next fiscal year.
Non-official Resolution.

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

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Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.


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Non-official Resolution. 6th November, 1981.
Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

12.30 P.M.
Non-official Resolution
Re: Fixing remunerative prices
for Agricultural produce and
procurement from the
Open Market.

6th November, 1981.
Non-official Resolution.
Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

6th November, 1981.

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Non-official Resolution
Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market

6th November, 1981.

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Non-official Resolution
Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market

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non-official resolution.
6th november, 1981.

re: fixing remunerative prices
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6th November, 1981.

Non-official Resolution

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

Agriculture is the backbone of Indian economy. Agriculture is the backbone of Indian economy. Thus, it is essential to ensure that farmers receive fair prices for their produce and are not exploited bymiddlemen. The Government has taken several measures to achieve this goal.

The resolution aims to fix remunerative prices for agricultural produce and procurement from the Open Market. This will ensure that farmers are paid a fair price for their crops, thereby encouraging them to produce more. The resolution also recognizes the importance of the Open Market in providing a fair and transparent platform for procurement.

The resolution further highlights the challenges faced by farmers in accessing markets and the need for improving their access. The Government has taken several initiatives to facilitate farmers' access to markets, including the establishment of Agricultural Produce Marketing Committees (APMCs) and the creation of a National Agricultural Markets Portal.

Overall, the resolution underscores the importance of ensuring fair prices for agricultural produce and the need for continued efforts to improve farmers' access to markets. The Government's commitment to these goals is evident in its ongoing efforts to enhance farmers' welfare and promote sustainable agricultural development.
Non-official Resolution. 6th November, 1981

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

The non-official resolution is not transcribed as it is not in English.
Non-official Resolution,
Re: Fixing remunerative price for Agricultural produce and procurement from the Open Market.

1-00 P.M.
Non-official Resolution.

6th November, 19-

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

If all these loopholes are plugged, the ryots will be given proper remunerative prices and they will be happy. And it will be a good incentive for them.
Non-official Resolution.
Re Fixing remunerative prices for Agricultural produce and procurement from the Open Market.
Non-official Resolution.
6th November, 1981

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

The State Government hereby resolves:

1. [List of resolutions]

The Government will consider the following:

1. [Details of consideration]

The Government will take action to:

1. [Actions to be taken]

The Government will ensure that:

1. [Ensuring actions]

The Government will not do:

1. [Actions not to be done]

The Government will undertake:

1. [ Undertakings]

For the implementation of this resolution, the Government will:

1. [Implementation steps]

This resolution is submitted to the Government for their consideration.

[Signature]
[Name]
[Position]
Non-official Resolution:

Re: Fixing remunerative prices for Agricultural produce and procurement from the Open Market.

It should be made available at the door-step. Then alone the prosperity of the cultivator and the State will be there.
Non-official Resolution.
Re: Fixing remunerative Price; for Agricultural produce and procurement from the Open Market

6th November, 1981

The House now stands adjourned to meet again at 8.30 A.M. on Monday, the 9th November, 1981.

(The House then adjourned till 8.30 A.M. on Monday, the 9th November, 1981.)