THE ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Fourth Day of the Ninth Session of the Andhra Pradesh Legislative Assembly.

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Monday, the 9th November, 1981
The House met at Half-past Eight of the Clock.

(Mr. Deputy Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

Payment of ex-gratia to the Victims of the fire accident at Epurupalem Village.

21—

* 8385 Q.—Sri S. Chandramouli (Chirala):—Will the Minister for Revenue be pleased to state:

(a) whether the victims of the fire accident that took place on 24-5-80 at Epurupalem village, Chirala Taluk, Prakasam District who are handloom weavers were paid the Ex-gratia from Chief Minister’s relief fund; and

(b) if not, when it will be paid?

(159)

J. No. 77—1

పి. 1. ప్రమాది: అందరిని విశేషంగా కష్టం, పరిమితం కాలం గురించి కొంచే వచ్చారు 29,700 వస్త్రాలు
నియంత్రణ అధికారికరణ క్రమంలోని 12 కోటి వస్త్రాలు 20,700 వస్త్రాలు
నియంత్రణ అధికారికరణ క్రమంలోని 150 వస్త్రాలు 113 కోటి వస్త్రాలు 75 వస్త్రాలు 170 వస్త్రాలు 75 వస్త్రాలు
కావాడ లేదా చిలుకలో లిపించిని ప్రకటించారు. ఈ ప్రధానంగా అడవి కృషి, వస్త్రాల వస్త్రాల కొరకు కొంచే వచ్చారు 290 వస్త్రాలు 250 వస్త్రాలు 85 వస్త్రాలు 50 వస్త్రాలు.
శస్త్రంలో ప్రధానంగా ప్రదర్శన కొరకు కొంచే వచ్చారు 500 వస్త్రాలు, 250 వస్త్రాల ప్రదర్శన కొరకు కొంచే వచ్చారు 500 వస్త్రాలు, 250 వస్త్రాల ప్రదర్శన కొరకు కొంచే వచ్చారు 400 వస్త్రాలు. అంటే అలా ప్రదర్శన కొరకు కొంచే వచ్చారు 800 వస్త్రాలు, 250 వస్త్రాల ప్రదర్శన కొరకు కొంచే వచ్చారు 600 వస్త్రాలు. బహుమతి అలా ప్రదర్శన కొరకు కొంచే వచ్చారు 400 వస్త్రాలు. ఈ ప్రదర్శన కొరకు కొంచే వచ్చారు 250 వస్త్రాలు. 250 వస్త్రాలు వస్త్రాల కొరకు కొంచే వచ్చారు 500 వస్త్రాలు.

పి. 2. సంబంధం (మార్కుపుర్యు): ఇది తెలుసాం సమయం కాలంలో ఉండే ప్రధానంగా విభాగం కొరకు వచ్చారు. ఇది తెలుసాం అష్టం కాలంలో ఉండని సమయం కొరకు వచ్చారు. ఇది తెలుసాం బహుమతి కొరకు వచ్చారు. ఇది తెలుసాం సమయం కొరకు వచ్చారు. ఇది తెలుసాం అష్టం కాలంలో ఉండని అవకాశం కొరకు వచ్చారు. ఇది తెలుసాం బహుమతి కొరకు వచ్చారు. ఇది తెలుసాం సమయం కొరకు వచ్చారు.

పి. 3. ఆధారాలు: ఇది 24.5.1980 న సంక్షిప్తం కొరకు వచ్చారు. సంస్కృతి చర్చ మేలం వచ్చారు. అనేక ప్రారంభంలో సంస్కృతి కొరకు వచ్చారు. అంతే కారణం కొరకు సంస్కృతి కొరకు వచ్చారు. అంతే కారణం కొరకు సంస్కృతి కొరకు వచ్చారు. అంతే కారణం కొరకు సంస్కృతి కొరకు వచ్చారు. 150 వస్త్రాల వస్త్రాల కొరకు వచ్చారు. 150 వస్త్రాల వస్త్రాల కొరకు వచ్చారు. 100 వస్త్రాల వస్త్రాల కొరకు వచ్చారు. 100 వస్త్రాల వస్త్రాల కొరకు వచ్చారు. 100 వస్త్రాల వస్త్రాల కొరకు వచ్చారు.
Oral Answers to Questions. 9th November, 1981.

161

తెలుగు. ఏ విధాన సమితిలో ఎంతం సంఖ్యా ప్రత్యేక ప్రత్యేక తినబడింది తెలుసు?

తి 8. అస్వభావం ప్రాంగణానికి ఉపయోగం వాటిని వ్యాఖ్యిస్తే అంకాలు. తెలియండి మిగిలిన విషయాలను తినండి. (తెలుగులో 150 అని రాసిని 250 సంఖ్యలు యొక్క రెండు సంఖ్య సాధనం కావచ్చు).

తి 9. అభివృద్ధి ప్రాంగణానికి ఉపయోగం వాటిని వ్యాఖ్యిస్తే అంకాలు. తెలియండి మిగిలిన విషయాలను తినండి. (తెలుగులో 250 అని రాసిని 500 సంఖ్యలు యొక్క రెండు సంఖ్య సాధనం కావచ్చు).

తి 10. అభివృద్ధి ప్రాంగణానికి ఉపయోగం వాటిని వ్యాఖ్యిస్తే అంకాలు. తెలియండి మిగిలిన విషయాలను తినండి. (తెలుగులో 500 అని రాసిని 500 సంఖ్యలు యొక్క రెండు సంఖ్య సాధనం కావచ్చు).

తి 11. చర్య పరిశీలనలో ఏ ప్రాంగణానికి ఉపయోగం వాటిని వ్యాఖ్యిస్తే అంకాలు. తెలియండి మిగిలిన విషయాలను తినండి. (తెలుగులో 150 అని రాసిని 100 సంఖ్యలు యొక్క రెండు సంఖ్య సాధనం కావచ్చు).

తి 12. చర్య పరిశీలనలో ఏ ప్రాంగణానికి ఉపయోగం వాటిని వ్యాఖ్యిస్తే అంకాలు. తెలియండి మిగిలిన విషయాలను తినండి. (తెలుగులో 250 అని రాసిని 250 సంఖ్యలు యొక్క రెండు సంఖ్య సాధనం కావచ్చు).

తి 13. ఆధారం రాయాను కాము 500 సంఖ్యలు యొక్క రెండు సంఖ్య సాధనం కావచ్చు. అతను విచిత్రం తెలియండి.

తి 14. ఆధారం రాయాను కాము 500 సంఖ్యలు యొక్క రెండు సంఖ్య సాధనం కావచ్చు. అతను విచిత్రం తెలియండి.

తి 15. ఆధారం రాయాను కాము 500 సంఖ్యలు యొక్క రెండు సంఖ్య సాధనం కావచ్చు. అతను విచిత్రం తెలియండి.

తి 16. ఆధారం రాయాను కాము 500 సంఖ్యలు యొక్క రెండు సంఖ్య సాధనం కావచ్చు. అతను విచిత్రం తెలియండి.

భాగం రెండి

తి 17. స్పష్టంగా సంచారం వద్ద ప్రత్యేక ప్రత్యేక విషయాలను ఎంచుకోవడానికి ఎంత దానిలో ఉంది?

తి 18. ఎంచుకోగలానికి ఎంత దానిలో ఉంది?

(సమాధానం)

తి 19. ఎంచుకోగలానికి ఎంత దానిలో ఉంది?

తి 20. ఎంచుకోగలానికి ఎంత దానిలో ఉంది?
Oral Answers to Questions.

Issue of Pattadars Pass - Books in Vizag District.

22—

8027 (V)—Q— Sri K. Govinda Rao. (Anakapalli):— Will the Minister for Revenue be pleased to state:

(a) whether issue of pattadars pass books has been completed in Visakhapatnam district; and

(b) the number of pass books distributed taluk-wise?


<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Taluk.</th>
<th>No. of pass books distributed.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Yelamanchili</td>
<td>34,790</td>
</tr>
<tr>
<td>2.</td>
<td>Nakkapalli</td>
<td>22,300</td>
</tr>
<tr>
<td>3.</td>
<td>Bheemunipatnam</td>
<td>9,445</td>
</tr>
<tr>
<td>4.</td>
<td>Visakhapatnam</td>
<td>10,565</td>
</tr>
<tr>
<td>5.</td>
<td>Anakapalli</td>
<td>24,387</td>
</tr>
<tr>
<td>6.</td>
<td>Sabbavaram</td>
<td>11,460</td>
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<tr>
<td>7.</td>
<td>Chodavaram</td>
<td>15,160</td>
</tr>
<tr>
<td>8.</td>
<td>K. Kotapadu</td>
<td>6,778</td>
</tr>
<tr>
<td>9.</td>
<td>Narsipatnam</td>
<td>11,809</td>
</tr>
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<td>10.</td>
<td>Kotaurtla</td>
<td>14,575</td>
</tr>
<tr>
<td>11.</td>
<td>Madugula</td>
<td>14,700</td>
</tr>
<tr>
<td>12.</td>
<td>Paderu</td>
<td>988</td>
</tr>
<tr>
<td>13.</td>
<td>Araku</td>
<td>4,100</td>
</tr>
<tr>
<td>14.</td>
<td>Chintapalli</td>
<td>10,116</td>
</tr>
</tbody>
</table>

S. No. 8027 (V) and 8028 (V) have been answered together.
ధాన్యం చేసాలి: — ఈవే 15 దశలు నానికి ఉదోపాయం ఉంటుందే. సాధారణంగా ఇది మనములు పఛబ్ధంగా ఉండుంది. మనం ఫాక్స్ మహాశత్ర చెట్టు పచ్చి తా ఉంటుంది. 45 రోజుల వచ్చిన చివరి తాత్కాలిక పాటు మనం పచ్చి ఉండాలి లేదు.

ధాన్యం చేసాలి: — ఇవి కంటే 1,81,173 రూ. సుమారు వల్లమైనది. అందువల్ల శాస్త్రంగా వాటి ఎందుకండా ఉండాలి. 50 రోజుల వచ్చి పచ్చి ఉంటుంది. మనం ఆసియా పచ్చి తా ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది. అప్పటికీ కావి లేదు సమయం ఉంటుంది.

ధాన్యం చేసాలి: — ఇవి కంటే పొందాలి. అంటే ఒకరు అధికంగా పచ్చి ఉండాలి. వాటిని విస్తృతంగా పచ్చి ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది.

ధాన్యం చేసాలి: — ఇవి కంటే పొందాలి. అంటే ఒకరు అధికంగా పచ్చి ఉండాలి. వాటి విస్తృతంగా పచ్చి ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది.

ధాన్యం చేసాలి: — ఇవి కంటే పొందాలి. అంటే ఒకరు అధికంగా పచ్చి ఉండాలి. వాటి విస్తృతంగా పచ్చి ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది.

ధాన్యం చేసాలి: — ఇవి కంటే పొందాలి. అంటే ఒకరు అధికంగా పచ్చి ఉండాలి. వాటి విస్తృతంగా పచ్చి ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది.

ధాన్యం చేసాలి: — ఇవి కంటే పొందాలి. అంటే ఒకరు అధికంగా పచ్చి ఉండాలి. వాటి విస్తృతంగా పచ్చి ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది.

ధాన్యం చేసాలి: — ఇవి కంటే పొందాలి. అంటే ఒకరు అధికంగా పచ్చి ఉండాలి. వాటి విస్తృతంగా పచ్చి ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది.

ధాన్యం చేసాలి: — ఇవి కంటే పొందాలి. అంటే ఒకరు అధికంగా పచ్చి ఉండాలి. వాటి విస్తృతంగా పచ్చి ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది. అప్పటికి కావి లేదు సమయం ఉంటుంది.

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Manufacture of Small cars in Joint Sectors At Tirupathi.

23—

*6881 Q—Sri G. Mallikarjuna Rao (Gurazala):— Will the Minister for Small Scale Industries be pleased to state:

(a) whether it is a fact that the Central Government has given permission to the State Small Scale Industrial Development Corporation to manufacture small cars in joint sector at Tirupathl;
(b) if so, the cost of the said project;
(c) the annual production; and
(d) when it will be started and when the production will begin?

3. gentleman: I am interested in getting inside this exercise. I have been doing this for 40 years, and I think it's very important that we have some sort of productivity in my exercise.

4. gentleman: -I am wondering if you could explain some of the statistics. I understand that there are 10 years of data, and I think it's very important that we have some sort of productivity in my exercise.

Mr. gentleman: -As I mentioned earlier, there are 7, 10 and 15 years of data. I think it's very important that we have some sort of productivity in my exercise.

Mr. gentleman: -As I mentioned earlier, there are 7, 10 and 15 years of data. I think it's very important that we have some sort of productivity in my exercise.
Oral Answers to Questions. 9th November, 1981.

1980 సంవత్సరాలు ముఖ్యమైన వైద్యరాజుల కూడా సంపాదించింది. 1980 కింద ప్రతి సంవత్సరానికి సంపాదించబడిన సంస్థలు వారి ప్రత్యేక మాట ద్వారా సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడిన సంస్థలు వారి ప్రత్యేక మాట ద్వారా సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడిన సంస్థలు వారి ప్రత్యేక మాట ద్వారా సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడింది.

పత్రమనంగా మనం అందరి సమయం వచ్చింది. దీనిని చెప్పాలంటే వారిని సమయానికి సంపాదించేవారికి ప్రత్యేక మాట ద్వారా సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడింది. అట్టివిడు వారి కొనసాగి రాకంటే ప్రతి సంవత్సరానికి సంపాదించబడింది.

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77—2
Closure of Loco-Shed at Bitragunta

24—

* 8482 Q.—Sarvasri M. Omkar (Narsampet) K. Satyanarayana, Smt. G. Dhanasuryavathi (Nidumolu) and Sri M. Yerraiah Reddy (Bhadrachalam):—Will the Minister for Roads and Buildings be pleased to state:

(a) whether it is a fact that after electrification of the Railway between Vijayawada and Madras the loco-shed at Bitragunta is being practically closed down;

(b) whether the Government will establish I.O.H. (Intermediary over Haul) and P.O.H. (Periodical Over Haul) in order to utilise the existing loco-shed and machinery thereof; and

(c) if so, when will it be materialise?
Oral Answers to Questions. 9th November, 1981.

(1) As judged by the Acts of 1972 and 1976, the Central Government has no power to legislate in the matter of education. The States have been left free to make their own laws in this regard.

(2) The question of a separate Act for the States is being considered by the Government. It is intended to provide for a more effective and efficient administration of education in the States.

(3) The Ministry of Education is in the process of framing a policy for the development of education in the States. This policy will be based on the principles of equity,效率, and inclusion.

(4) The Ministry of Education has been working closely with the States to ensure the implementation of the new policy. The States have been encouraged to adopt innovative methods of education to meet the needs of the children.

(5) The Ministry of Education is also working towards the development of a national curriculum that will be adopted by all the States. This will ensure the standardization of education and promote a sense of national identity among the students.

(6) The Ministry of Education is also working towards the development of a national assessment system that will be adopted by all the States. This will ensure the standardization of education and promote a sense of national identity among the students.

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9th November, 1981

Oral Answers to Questions

Q. 25—

Sri S. Santosh Reddy (Armoor): — Will the Minister for Roads and Buildings be pleased to state:

(a) whether there is a proposal to construct a bridge across Peddavagu near Pachala Nadikudi village, Bheemgal Taluq, Nizamabad District;

Construction of Bridge across, Peddavagu near Pachala Nadikudi village

*8035 (8) Q.— Sri S. Santosh Reddy (Armoor) :— Will the Minister for Roads and Buildings be pleased to state:

(a) whether there is a proposal to construct a bridge across Peddavagu near Pachala Nadikudi village, Bheemgal Taluq, Nizamabad District;
Oral Answers to Questions. 9th November, 1981. 171

(b) if so, when it will be sanctioned and commenced; and
(c) if not, the reasons therefor?

Regularisation of Services of Jr. Engineers in Public Health Department

26—

8035 (E) Q.—Sri K. Satyanarayana :—Will the Minister for Municipal Administration be pleased to state:

(a) weather the services of Junior Engineers or Supervisors incharge or Assistant Engineers in the Public Health Department in Municipalities and Corporations are regularised and promoted in Zone 7;

(b) if so, whether the scheme is being implemented in other zones; and

(c) if not, the reasons therefor?

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(b) if so, whether the scheme is being implemented in other zones; and

(c) if not, the reasons therefor?
Flans of Polavaram Project

27—

*8523 Q—Sri N. S. N. Reddy (Visakhapatnam):—Will the Minister for Major Irrigation be pleased to state:

(a) the amount earmarked for Polavaram Project for the year 1981-82;

(b) the amount earmarked in the Sixth Five-Year Plan for the said Project;

(c) whether the Government sought the advice of the eminent Engineer Dr. K. L. Rao regarding the plans of this project;

(d) if so, the suggestion or opinion given by him; and

(e) the total estimated amount for the completion of the project?

(l) The Hon'ble Minister for Major Irrigation (Sri S. T. Rajagopal Reddy) :—

(1) Mr. 15.00 lakhs

(2) Mr. 3.00 lakhs.

(3, 4) The Hon'ble Minister said that the Polavaram Project had been planned with due consideration of the requirements. It was planned to build a barrage and a reservoir. The project was aimed at providing irrigation to the area. The project was expected to be completed within the specified time frame. The Government was committed to the timely completion of the project.
Oral Answers to Questions. 9th November, 1981. 173

(3) ప్రతిరోజు కాలిస్తుంది సింహ, బాబికు, కూడా తెలుసు మనం. సహా, మన పంపాంత తిని కాదు కాదు 1981 కంటే 13 నందు సమాధానం ఏమిటా మిలియన్లు ఓడించాను. ఎందుకంటే ఇది జాతీయ పంపాంతం. మిలియన్లు ఉపయోగంలో ఉండాను 1978 కంటే 1981 తమాముగా తేడావే ఉంటుంది. వేదికా విషయంలో ఇది ఒక మంది విషయానికి విషయంగా ఉన్నది. 80 లేదా 80 ప్రతి సంఖ్య త్వరగా సెలించాను. మేము తేలికతో కూడా సుమారు 700,00 రూపాయలు ఎగించాను.

షిష్టా. గ్రామాలు (చానియా): ఇతర పరిస్థితులు కోసం ఇది ఆశ్చర్య
నిబంధన ఉండాను |) తమ్మి ఆశ్చర్యం మాత్రమే | 15 నందు మాత్రమే ఉంటుంది. నివాసి పరిస్థితులు విషయంగా ఉన్నది. ఎందుకంటే ఇది ఒక మంది విషయానికి విషయంగా ఉన్నది. 80 లేదా 80 ప్రతి సంఖ్య త్వరగా సెలించాను. మేము తేలికతో కూడా సుమారు 700,00 రూపాయలు ఎగించాను.

షిష్టా. తమయ్యారు: ఒత్తిడి పరిస్థితులు కోసం ఇది ఆశ్చర్య
నిబంధన ఉండాను. ఇది ఒక మంది విషయానికి విషయంగా ఉన్నది. 80 లేదా 80 ప్రతి సంఖ్య త్వరగా సెలించాను. మేము తేలికతో కూడా సుమారు 700,00 రూపాయలు ఎగించాను.

షిష్టా. విద్యార్థులు (సంశయా): ఇతర పరిస్థితులు కోసం ఇది ఆశ్చర్య
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ఎ.ఎ. ప్రశ్నాతిదిశా: మెన్సాంగారికమైనవి, దినానందం అందా తాను 1000 సెంటీ ఐదుసాగం కూడా కాలంచే మాత్రమే. మరియు కొన్ని పరిస్థితులకు తాను నాగినుండి సమీకరించిన అగస్తి మీడించిన అనేక ప్రశ్నలు ప్రశ్నం చేసుకున్నాను. తాను సంపాది మాత్రమే. మేము పస్ప్రాంగానికి వెలికి తాను తాను మరియు నాగినుండి సమీకరించిన అనేక ప్రశ్నలు ప్రశ్నం చేసుకున్నాను. తాను సంపాది మాత్రమే.

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Oral Answers to Questions. 9th November, 1981. 175

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77—3
29—

*8041 (G)-Q.-Sri B. Narayana Swamy (Tekkali):-Will the Minister for Rural Water Supply be pleased to state:

(a) whether there are any proposals for the supply of protected water to old Tekkali and Naupada villages of Tekkali taluk, Srikakulam district; and

(b) if so, the reasons for the delay?
Mr. Deputy Speaker:— You are giving an exhaustive answer.

Sri Nallapureddy Sreenivasul Reddi:— He has taken permission from the Deputy Speaker.

Mr. Deputy Speaker:— He has taken my permission and the Minister for Panchayati Raj will answer.

Sri M. Venkaiah Naidu:— Has he gone to Delhi. We went to know the reasons for the absence of the Minister. Sri N. Sreenivasul Reddi can efficiently reply. But let the House be informed of the absence of the Minister for Rural Water Supply.

Mr. Deputy Speaker:— I have allowed him and he is answering on his behalf.
Mr. Deputy Speaker:— The answer has to be given by the Rural Water Supply Minister.

Sri M. Venkaiah Naidu:— He is not the Rural Water Supply Minister. He is the Minister for Panchayati Raj.

Mr. Deputy Speaker:— You are trying to teach me here.

Sri M. Venkaiah Naidu:— I am not teaching you Sir. I want to know the exact position. Why should the Chair take objection to it?

Mr. Deputy Speaker:— I am not taking objection.

Sri M. Venkaiah Naidu:— You are trying to stop the Minister from answering. It is very much there in the question.

Mr. Deputy Speaker:— He is giving an exhaustive answer. I have to cover all the questions. If you give an exhaustive answer...

Sri Nallapureddy Sreenivasul Reddi:— The question is there. I am explaining the reasons.
Oral Answers to Questions. 9th November 1981. 179

questions asked (section):-- in the morning 9-30 am

question 1: 10:30 am

question 2: 11:00 am

question 3: 11:30 am

question 4: 12:00 pm

question 5: 12:30 pm

question 6: 1:00 pm

question 7: 1:30 pm

question 8: 2:00 pm

question 9: 2:30 pm

question 10: 3:00 pm

question 11: 3:30 pm

question 12: 4:00 pm

question 13: 4:30 pm

question 14: 5:00 pm
Will the Minister for Minor Irrigation be pleased to state:

(a) whether the construction of Thamurugadda Reservoir near Bakkapalem in Visakhapatnam taluk, has been completed;

(b) if so, when it was completed and the expenditure incurred for the construction of the said reservoir; and

(c) the estimated extent of land to be irrigated under this reservoir?

30—

*S033-(O)-Q-Sri Dronamraju Satayanarayana (Pendurthi):—

(a) whether the construction of Thamurugadda Reservoir near Bakkapalem in Visakhapatnam taluk, has been completed;

(b) if so, when it was completed and the expenditure incurred for the construction of the said reservoir; and

(c) the estimated extent of land to be irrigated under this reservoir?

30—

Completion of Thamurugadda Reservoir

30—

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(c) the estimated extent of land to be irrigated under this reservoir?
9th November, 1981.

Oral Answers to Questions.

Sir, the Minister: - Will you state the number of cases wherein any particular tree has been affected?

Sir, Mr. : - 28-2-81 is the figure.

Sir, Mr. : - Why is the said tree or medium not being felled? Is there any hindrance? Are there any other reasons?

Sir, Mr. : - 28-2-81 is the figure.

Sir, Mr. : - Why has the medium not been felled although the 28-2-81 order has already been given? The said tree or medium is not showing any sign of life. The matter should be looked into immediately.

Sir, Mr. : - 28-2-81 is the figure.

Sir, Mr. : - Why has the medium not been felled, although the 28-2-81 order has already been given? The said tree or medium is not showing any sign of life. The matter should be looked into immediately.

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Sir, Mr. : - 28-2-81 is the figure.
WRITTEN ANSWERS TO QUESTIONS

Removal of anomaly between Junior Assistants and Graduate Typists

21—

6553-A-Q—Sri C. Janga Reddy :— Will the Chief Minister be pleased to state :

(a) whether it is a fact that the Government have prescribed Graduate Qualification for the purpose of promotion as Assistant among Junior Assistants and Typists from 16th May, 1977 in Secretariat ;

(b) if so, whether there are any equal chances among Graduate Typists and Junior Assistants from 16th May, 1977;

(c) if not, whether the discrimination is being maintained among Junior Assistants and Graduate Typists ;

(d) the steps taken by the Government to remove anomaly between Junior Assistants and Graduate Typists since, 1977 ; and

(e) due to this anomaly the number of Junior Assistants and Graduate Typists promoted from 16th May, 1977 with their relevant seniority?

A.—(a) Yes, Sir.

(b) and (c) Promotion of Graduate Typists and Junior Assistants as Assistant Section Officers is made in the ratio of 4:1.

(d) Matter is under consideration.

(e) 295 Junior Assistants, 70 Typists.

Reinstatement of Sri Cherabanda Raju.

GR–I, Telugu Pandit

22—

5769-G-Q.—Sri Ch. Yarraiah :—Will the Chief Minister be pleased to state :

(a) whether it is a fact that the Government Employees accused in a conspiracy case known as ‘Hyderabad Conspiracy case’ involving some revolutionary writers and others, lost their jobs during the emergency period have been reinstated excepting Sri Cherabanda Raju ;

(b) whether it is also a fact that the health of Sri Cherabanda Raju has been completely spoiled; and

(c) the reasons for not reinstating him so far?
A.—(a) Two Government employees, namely: Sri Cheekati Rosaiah, Lecturer (now working as Principal) and Sri B. Bhaskar Reddy alias Cherabanda Raju, Grade I, Telugu Pandit, who were kept under suspension for their involvement in the Secunderabad Conspiracy Case (not Hyderabad Conspiracy Case) with effect from 27th June, 1974 and 18th May, 1974 respectively, have since been reinstated in service (with effect from 2nd February, 1978 and 28th November, 1980 respectively). Their suspension had nothing to do with the state of National Emergency of 1975-77.

(b) He underwent an operation for brain tumor.

(c) Does not arise in view of answer to (a) above.

Cyclone repair works in Kovur Taluk

23—

6026 Q.—Sri P. Ramachandra Reddi:— Will the Chief Minister be pleased to state:

(a) the number of tanks breached in Kovur taluk, Nellore district in the recent cyclone of 1979 May;

(b) whether they have all been repaired;

(c) the total amount spent on each of this tank;

(d) whether tenders have been called for these works;

(e) whether it is a fact that each work was split up into small estimates for accommodating many contractors;

(f) whether there are any complaints that huge amount was misused in this regard; and

(G) whether the Government will probe to enquire into this by C. B. C. I. D.?

A:—(a) Out of total 18 tanks breached only one source i.e., 'Kakamur Tank' of Chennur village is under the control of Irrigation and Power Department and 17 Minor Irrigation sources in Kakamur and Buchireddypalem Panchayat Samithies are with Panchayat Raj Department.

(b) Yes, Sir.

(c) Rs. 1,92,707. A statement is given below.

(d) No, Sir.

(e) No, complaints have been received.

(f) Does not arise.

STATEMENT FOR ITEM (c)

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the work</th>
<th>Expenditure incurred</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
<td>(2)</td>
</tr>
<tr>
<td></td>
<td>BUCHIREDDIPALEM PANCHAYAT SAMITHI</td>
<td>(3)</td>
</tr>
<tr>
<td>1.</td>
<td>C. D. R. to Revulagunta tank of K. K. gunta ...</td>
<td>9,817</td>
</tr>
<tr>
<td>2.</td>
<td>C. D. R. to Ananthavaram Village tank ...</td>
<td>5,338</td>
</tr>
<tr>
<td>3.</td>
<td>C. D. R. to Narayanapuram Village tank ...</td>
<td>8,043</td>
</tr>
</tbody>
</table>
4. C. D. R. to Velamereddy tank of K. K. gunta ... 19,618
5. C. D. R. to Harijana tank of Ulavapalla ... 2,909
6. C. D. R. to Chintagunta tank of Siddareddy palem tank ... 10,000
7. C. D. R. to Kattubadipalem of Kandlavagu tank ... 16,947
8. C. D. R. to Thriveedipadu Village tank ... 9,120
9. C. D. R. to Uratank of K. K. gunta ... 3,154
10. C. D. R. to Palagunta tank of Vevveru ... 4,074
11. C. D. R. to Narayanapuram Village tank ... 19,969
12. C. D. R. to Kaminenipalem Village tank ... 5,085
13. C. D. R. to Munulapudi Village tank ... 3,889
14. C. D. R. to Marripadu Village tank ... 7,933

KOVUR PANCHAYAT SAMITHI

15. C. D. R. to Ponnapudi Small Tank ... 4,080
16. C. D. R. to Ponnapudi Big Tank ... 11,876
17. C. D. R. to Nakkagunta Village tank ... 2,028

IRRIGATION AND POWER DEPARTMENTS
(Chief Engineer, Minor Irrigation)

18. C. D. R. to Kakamur Tank, Chennur Village ... 48,900

Total ... 1,92,707

Average annual expenditure on a Minister for 1976-77

24—

2079 Q. — Sri S. Jaipal Reddy:— Will the Chief Minister be pleased to state:

the average annual expenditure on a Minister for the year 1976-77 towards:

(i) pay and allowances including tour charges;
(ii) building rent and renovations;
(iii) equipment and furnishings;
(iv) pay and allowances of the personal and Security staff; and
(v) building maintenance including the staff attached for gardening etc.?

A.—The average annual expenditure on a Minister for the year 1976-77 is as follows:
9th November, 1981.

Written Answers to Questions.

(i) Rs. 45,522-00

(ii) Building rent: Out of (35) Ministers, including C.M and Chairman, Pig & Dev. Committee (9) Ministers have been provided with accommodation in private buildings and the average annual building rent of such private buildings is Rs. 15,172-75ps.

Renovations: Rs. 1,360 each

(iii) Rs. 16,487-00

(iv) Rs. 71,160-00

(v) Rs. 23,757-00

Taking over the road from Manikonda to Bhadrirajupalem by Roads and Buildings Department

25—

8245 R.-Q-Sri V. Sobhanadreeswara Rao :—Will the Minister for Roads and Buildings be pleased to state :

(a) whether there is any proposal before the Government to take over the Road from Manikonda to Bhadrirajupalem in Krishna district now under Panchayat Raj Department into the control of Roads and Buildings Department; and

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

A:—(a) No, Sir.

(b) Does not arise.

Construction of a Mental Hospital at Orvakal (Kurnool).

26—

8222 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 Mental Hospital at Orvakal (Kurnool) to serve the needs of the Rayalaseema region; and

(b) if so, when?

A:—(a) No, Sir.

(b) Does not arise.

Reclamation of Land Granted to Harijans in Vizianagaram Town.

27—

3944-R-Q.—Sarvasri P. Ashok Gajapathi Raju and E. Subba Rao: Will the Minister for Social Welfare and Harijan Welfare be pleased to state:
(a) whether it is a fact that house-sites have been granted to Harijans in T.S. Nos. 174 and 175 of Shantinagar in Vizianagaram town;

(b) whether it is also a fact that the area is a rocky one requiring reclamation; and

(c) if so, the steps taken by the Government to reclaim the land and make it habitable?

A.—(a) House-site pattas were granted to 47 Harijan families in T.S. No. 174 only. House-site pattas were not granted in S. No. 175.

(b) Yes, Sir.

(c) The Urban Development Authority, Vizianagaram has proposed to take up habitation scheme in the said land. The Urban Development Authority, Visakhapatnam will attend the reclamation of land under Environment programme after obtaining approval of the project from HUDCO.

Financial Assistance to S.Cs. Families below Poverty Line.

28—

7875 Q.—Sri B. Sundararami Reddy:—Will the Minister for Social Welfare be pleased to state:

(a) the district-wise number of S. Cs. families below poverty line selected for the provision of financial assistance in each district;

(b) the number of the selected families who have been provided with the financial assistance so far; and

(c) the reasons for not extending such assistance to the rest of the families?

A:—(a) and (b):

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>District</th>
<th>S.Cs. families selected for providing assistance during 1980-81</th>
<th>No. of families provided with assistance during 1980-81 (up to Jan, 81)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Adilabad</td>
<td>...</td>
<td>5,198</td>
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<td>2</td>
<td>Ananthapur</td>
<td>...</td>
<td>5,407</td>
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<td>3</td>
<td>Chittoor</td>
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<td>5,922</td>
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<td>4</td>
<td>Cuddapah</td>
<td>...</td>
<td>5,337</td>
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<td>5</td>
<td>East Godavari</td>
<td>...</td>
<td>4,587</td>
</tr>
<tr>
<td>6</td>
<td>Guntur</td>
<td>...</td>
<td>5,248</td>
</tr>
</tbody>
</table>
7. Hyderabad (U)  ...  ...  5,165  307
8. Rangareddy District  ...  ...  5,308  857
9. Karimnagar  ...  ...  5,798  2,441
10. Khammam  ...  ...  5,103  993
11. Krishna  ...  ...  8,321  757
12. Kurnool  ...  ...  5,348  2,492
13. Mahboobnagar  ...  ...  5,420  806
14. Medak  ...  ...  4,950  668
15. Nalgonda  ...  ...  6,364  779
16. Nellore  ...  ...  6,527  372
17. Nizamabad  ...  ...  4,389  416
18. Prakasam  ...  ...  6,333  479
19. Srikakulam  ...  ...  5,088  716
20. Visakhapatnam  ...  ...  5,773  262
21. Vizianagaram  ...  ...  5,998  443
22. Warangal  ...  ...  5,266  476
23. West Godavari  ...  ...  4,108  3,351

TOTAL  ...  ...  1,26,958  1,504

(c) The scale of operations and the volume of funds to cover every family are so stupendous and of such magnitude that it is impossible to cover all the families in one year and the programme has necessarily to be phased.

Acquisition of Patta Land at Ramaswamipalem for House-Sites to Weaker Sections

8068 Q.—Smt. G. Dhanasuryavathi, Sri K. Satyanarayana and Smt. Mallu Swarajyam:—Will the Minister for Social Welfare be pleased to state:

(a) whether it is a fact that the Government initiated land acquisition proceedings against the patta land bearing S. No. 324 measuring in acres for house-sites to Harijans and other weaker sections at Ramaswamy Palem, hamlet of Kovurpalli of Kavali taluk, Nellore district in 1976 itself and so far the land has not been divided into plots and handed over to the beneficiaries; and

(b) if so, the reasons therefor?

A.—(a) No, Sir.

(b) Does not arise.
Starting of Backward Class Hostel in Dharmavaram Constituency

30—

5764-V-Q.—Sri G. Ananth Reddy:—Will the Minister for Backward Classes Welfare be pleased to state:

(a) whether there is any proposal to start a Backward Classes Hostel in Dharmavaram Constituency; and

(b) if so, when it will be commenced?

A.—(a) No, Sir,

(b) Does not arise in view of answer to clause (a) above.

Starting of Hostel for Backward Classes at Tekkali.

31—

6589 Q.—Sri B. Narayana Swamy:—Will the Minister for Backward Classes Welfare be pleased to state:

(a) whether there is any proposal with the Government to start a hostel for backward classes at Tekkali in Srikakulam district; and

(b) if so, whether it is likely to be started during 1980-81?

A.—(a) No, Sir.

(b) Does not arise.

Supply of Electricity to Harijanwadas of Molakapatnam, etc., Villages in Nalgonda District.

32—

5908 Q.—Sri N. Raghava Reddy:—Will the Minister for Power be pleased to state:

(a) the reasons for not supplying the electricity to the Harijanwadas of Molakapatnam, Takkellapadu etc., villages in Nalgonda district inspite of the fact that the same has been requested for long back;

(b) whether steps will be taken atleast now to approve immediately the proposals received for electrification of harijanwadas; and

(c) whether instructions will be issued to supply electricity to harijan agricultural wells within one month from the date of submitting the “C” form?

A.—(a) and (b) As per original sanction scheme, 3 Nos. and 4 Nos. street lights have been provided at Harijanwadas of Molakapatnam and Takkellapadu villages respectively at the time of electrification of the main villages. However, subsequently two more Harijan Colonies have come up in these villages and these were electrified on 6th November, 1980 and 10th November, 1980 respectively.
Necessary instructions have been given to the Field Officers to extend supply to the wells belonging to Harijans on top priority, subject to liability and efforts are being made to execute the works with the available material as early as possible.

Action against Lecturers who incite Students to indulge in violent activities at Warangal

5770-V-Q.—Sri M. Jagannadham:—Will the Minister for Education be pleased to state:

(a) the action proposed to be taken by the Government against those Lecturers of Colleges at Warangal who incite students to indulge in violent activities, abuse National Flag and de-hoist, abuse and insult other Lecturers and leaders and threaten everybody who are against them in their political game;

(b) whether the Government will take action to prohibit political activities in the college campuses, and using literary forums of colleges for propagation of their political ideologies;

(c) whether provisions of recently enacted Anti-goonda Act are sufficient to take action against such Lecturers;

(d) whether it is a fact that a group of students belonging to Government Arts and Science Colleges on the instigation of extremist lecturers attacked a local newspaper office and forced to public apology against the news item on their behaviour after force obtaining contradiction from the Principal; and

(e) whether the Government issued orders to local Police to give necessary protection to local newspapers and newsmen against threats by certain elements to preserve their freedom of expression?

A.—(a) There was no instance in which the Lecturers of the Kakatiya University indulged in violent activities, insulted other Lecturers and leaders and abused National Flag, except an, incident of dishonouring National Flag was reported on 26th January, 1980 in Main Hostel building of Kakatiya University premises in which students belonging to P. D. S. U. (P. C C. C. P. M. L.) were involved. A case in Crime No. 20/80 under Sections 147, 341, 323, 504 I. P. C. and section 2 of Prevention of Insult to National Honour Act, 1971 was registered at Hanamakonda Police Station. This case was charge-sheeted in the Court on 19th February, 1980 and is pending trial.

(b) It was reported by the Kakatiya University that the University Literary forums in the University Colleges of Kakatiya University are not effectively functioning. However, conduct rules prescribed for all Government employees, including Lecturers clearly place an embargo on their taking part in any type of political activities.

(c) The Andhra Pradesh Prevention of Anti-Social and Hazardous activities Act was enacted to deal with mainly professional rowdis and unsocial elements. As such invoking its provisions against Lecturers does not normally arise.
(d) A group of students belonging to A. B. V. P. went to the office of the "Warangal Vani" with a letter from the Principal contradicting the news item and threatened the editor to apologize for the incorrectly published news-item. On this, the editor published an apology on 24th February, 1980. It is learnt that there was no hand of Lecturers in this incident.

(e) The Superintendent of Police, Warangal issued instructions to all Police Officers and men in Warangal to give necessary protection to local news papers and news-men against threats whenever complaints are made.

Vacancies of Teachers Posts in Government Junior Colleges

34—

5396 Q.—Sri V. Sivarama Krishna Rao :—Will the Minister for Education be pleased to state:

(a) whether it is a fact that there are a number of teaching posts vacant in Government Junior Colleges all over the State;

(b) if so, whether a list of subject-wise posts now vacant will be placed on the Table of the House; and

(c) the reasons for not filling up of the vacant posts till now?

A. —(a) No, Sir. Only very few posts of Junior Lecturers are vacant in different Government Junior Colleges.

(b) A statement is given below:

1. Government Junior College, Jagdevpur, Medak District.
2. Government Junior College, Kollapur, Mahbubnagar District.
3. Government Junior College for Boys, Nalgonda (2 posts)
5. Government Junior College, Banswada, Nizamabad District.
7. Government Junior College, Bhainsa, Adilabad District Junior Lecturer in Chemistry (Urdu Medium) Zone V
8. Government Junior College, Bhainsa, Adilabad District: Junior Lecturer in Botany (Marathi Medium) Zone V
9. Government Junior College for Boys, Nalgonda. Junior Lecturer in Physics (Urdu Medium) Zone VI.
10. Government Junior College, Kohir, Medak District. Junior Lecturer in Physics (Urdu Medium) Zone VI.
9th November 1981. Written Answers to Questions.

(c) Since the cadre strength of Junior Lecturers in the State is about 4,000 (Four thousand) at any given time, certain posts may be vacant for the time being due to the direct recruits who have been posted but have not joined, the persons transferred from one college to another not reporting for duty, persons going on maternity leave, or other types of leave for short time.

Application of Rule of Reservation for Appointments in Sugar Factories.

35—

7997 Q—Sri M. Adeyya:—Will the Minister for Sugar Industries be pleased to state:

(a) the number of Sugar Factories under Co-operative, Public and Private Sectors in each district;

(b) the number of them functioning under each sectors:

(c) whether appointments in the said factories have been made according to the Rule of Reservation;

(d) if so, the particulars of their number in each category; and

(e) if not, the reasons therefor, and the action proposed to be taken by the Government thereon?

A:—(a) and (b) The particulars are furnished as under:

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the District</th>
<th>Coop. Sector</th>
<th>Under Production</th>
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<tbody>
<tr>
<td></td>
<td></td>
<td>Under production</td>
<td>Under construction</td>
</tr>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
</tr>
<tr>
<td>1.</td>
<td>Srikakulam</td>
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<tr>
<td>2.</td>
<td>Vizianagaram</td>
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<td>3.</td>
<td>Visakhapatnam</td>
<td>...</td>
<td>4</td>
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<td>4.</td>
<td>East Godavari</td>
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<td>5.</td>
<td>West Godavari</td>
<td>...</td>
<td>2</td>
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<td>6.</td>
<td>Krishna</td>
<td>...</td>
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<td>7.</td>
<td>Guntur</td>
<td>...</td>
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<td>8.</td>
<td>Nellore</td>
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<td>9.</td>
<td>Chittoor</td>
<td>...</td>
<td>2</td>
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<td>10.</td>
<td>Cuadapah</td>
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<td>1</td>
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<td>11.</td>
<td>Kurnool</td>
<td>...</td>
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(*) includes one factory under construction.

(**) includes one factory under production.
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<th>(5)</th>
<th>(6)</th>
<th>(7)</th>
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<tbody>
<tr>
<td>12.</td>
<td>Ananthapur</td>
<td>...</td>
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<tr>
<td>13.</td>
<td>Nizamabad</td>
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<td>1</td>
<td>1</td>
<td>1</td>
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<td>14.</td>
<td>Medak</td>
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<td>...</td>
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<tr>
<td>15.</td>
<td>Nalgonda</td>
<td>...</td>
<td>...</td>
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<td>1</td>
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<td>16.</td>
<td>Khammam</td>
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<td>Total</td>
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<td>13</td>
<td>6</td>
<td>6</td>
<td>7</td>
<td>32</td>
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</table>

(c) Appointments in the Nizam Sugar Factory Limited and Co-operative Sugar Factories are being made according to the Rule of Reservations. Rule of Reservation is not applicable to the factories in Private Sector.

(d) The particulars are furnished as under:

The particulars of their No. in each of the factory

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the sugar factory</th>
<th>S.Cs.</th>
<th>S.Ts.</th>
<th>B.Cs.</th>
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<tbody>
<tr>
<td>(1)</td>
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<tr>
<td>1.</td>
<td>Palakole</td>
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<td>2.</td>
<td>Annapurna</td>
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<td>3.</td>
<td>West Godavari</td>
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<td>4.</td>
<td>Cuddapah</td>
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<td>5.</td>
<td>Chodavaram</td>
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<td>6.</td>
<td>Hanuman</td>
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<td>7.</td>
<td>Chittoor</td>
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<td>8.</td>
<td>Anakapalli</td>
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<td>9.</td>
<td>Thandava</td>
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<td>10.</td>
<td>Amadalavalasa</td>
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<tr>
<td>11.</td>
<td>Nagarjuna</td>
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<tr>
<td>12.</td>
<td>Renigunta</td>
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<td>13.</td>
<td>Nizamabad</td>
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<td>14.</td>
<td>Etikoppaka</td>
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<td>15.</td>
<td>Palair</td>
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<td>16.</td>
<td>Bhimasinghi</td>
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<td>17.</td>
<td>Nandval</td>
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<td>18.</td>
<td>Kovur</td>
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</tbody>
</table>

*(+) Private factories being now managed by Nizam Sugar Factory Limited (a Government Company)
(**) Seetharama Co-operative Sugar Factory is under initial stage.
194 9th November 1981. Written Answer to Questions.

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
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<tbody>
<tr>
<td>The Nizam Sugar Factory Limited</td>
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</tr>
<tr>
<td>1. Shakkarnagar</td>
<td>...</td>
<td>226</td>
<td>...</td>
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<tr>
<td>2. Nizam Sugar Factory,</td>
<td>...</td>
<td>14</td>
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<tr>
<td>Zaheerabad</td>
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<td>3. Nizam Sugar Factory,</td>
<td>...</td>
<td>45</td>
<td>2</td>
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<td>Miryalaguda</td>
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<td>4. Nizam Sugar Factory,</td>
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<td>Hindupur</td>
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<td>5. Nizam Sugar Factory,</td>
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<td>Metpally</td>
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<td>6. Nizam Sugar Factory,</td>
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<td>SMD Nagarjunasagar</td>
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<td>7. Nizam Sugar Factory,</td>
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<td>...</td>
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<td>Head Office, Hyderabad</td>
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</table>

(e) Does not arise.

Collecting Sugar-Cane levy from the Ryots in Nizam Sugar Factory Zone

36—

8104 Q.—Sri P. Janardhana Reddy :—Will the Minister for Sugar Industries be pleased to state :

(a) whether it is a fact that sugar-cane levy is being collected from the ryots in the Nizam Sugar Factory Zone, Bodhan, Nizamabad district; and

(b) if so, the reasons therefor?

A.—(a) Yes, Sir.

(b) Shortage of production of sugar-cane was expected in the State during 1980-81 season due to various factors like adverse seasonal conditions and incidents of pests and diseases and a setback in sugar-cane production. Besides this, due to the high ruling prices of Jaggery it was also expected that there would be considerable diversion of cane for Jaggery manufacture.

There are good number of Khandasari Units in Nizamabad district which are expected to attract cane from the cane growers by paying more remunerative price. Considering all these factors it was expected that the cane supplies to the sugar factory at Bodhan would be very adversely affected during the crushing season 1980-81. In order to ensure proper cane availability the Cane Commissioner considered it necessary to impose levy on sugar-cane supply by the sugar-cane growers in the factory Zone of M/s. Nizam Sugar Factory Ltd., Bodhan, stipulating that all the sugar-cane growers who grow cane in the factory zone of the said factory, to supply 85
percent of the cane produced by them, to the factory. Due to this M/s. Nizam Sugar Factory Ltd., Bodhan is able to crush 3.80 lakh M. Ts. of cane during the season as against 338 lakh M. Ts. of cane during the corresponding period of the last season in spite of considerable diversion of cane to Jaggery and Khandasari Sugar Manufacture.

Supplying of Powerloom to "Sri Veeranjaneya Powerloom Co-operative Society, Veledanda"

37—

8045-S-Q.—Sarvasri K. Satyanarayana, M. Omkar and N’ Raghava Reddy:—Will the Minister for Handlooms and Textiles be pleased to state:

(a) whether the Government are aware of the fact that "Sri Veeranjaneya Powerloom Co-operative Society, Veledanda" of Jangaon taluk, Warangal district has not been supplied with powerloom so far though the said society was registered in 1972 and the looms were sanctioned in April, 1980; and

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

A.—(a) Yes, Sir. The loan was sanctioned in the year 1978-79.

(b) The Society could not acquire the powerlooms due to non-fulfilment of the conditions imposed by the Apex Bank within the validity period of the permit issued, though the Department of Handlooms and Textiles had sanctioned margin money of Rs. 25,480 for block capital and Rs. 14,450 towards working capital in 1978-79. As the validity period for installation of powerlooms was expired by 31st March, 1980 the State Government had addressed the Government of India, Ministry of Commerce for extensions of the validity up to 31st March, 1982 and the Government of India’s decision is awaited.

Financial Position of the Wool Industrial Co-operative Spinning Mill at Mahaboobnagar

38—

7948 Q.—Sri M. Jayaramulu:—Will the Minister for Handlooms and Textiles be pleased to state:

(a) the year in which the Wool Industrial Co-operative Spinning Mill at Mahaboobnagar was established and the number of members of the said Co-operative Mill; and

(b) whether the said Mills is running on profit and the amount of net profits derived till now since its inception?

(b) The mill is working on loss and the present net loss is approximately Rs. 18.00 lakhs, which includes depreciation reserves created to the extent of Rs. 11.69 lakhs and reserve created for central subsidy received to the extent of Rs. 2.8 lakhs.

Non-inclusion of Devarakonda Taluk in a sub-plan for the Development of Girijans

39—

8102 Q.— Sri Ch. Rajeswara Rao :—Will the Minister for Tribal Welfare be pleased to state;

(a) whether it is a fact that the Minister for Tribal Welfare has made a press statement on 1st January, 1981 saying that a sub-plan is being prepared for the development of girijans in our State at a cost of 250 crores of rupees as part of the Sixth Five Year Plan;

(b) the number of districts in which the Girijan Development Sub-Plan will be implemented and the areas in which it will be implemented;

(c) the basis on which the identification of Girijan areas was made.

(d) whether it is a fact that the Lambada (Sugali) tribe in the Telangana area is recognised as Girijans; and

(e) the reasons for not including Devarakonda taluk which is a Girijan Constituency, in the said Plan?

A.—(a) A draft tribal sub-plan for VI Plan period has been prepared with an outlay of Rs. 252 crores as a part of VI Five-Year Plan.

(b) The Tribal sub-plan covers the districts of—

1. Srikakulam,
2. Vizianagaram,
3. Visakhapatnam,
4. East Godavari,
5. West Godavari,
6. Khammam,
7. Warangal, and
8. Adilabad.

(c) For sub-plan, compact areas of tribal concentration with scheduled areas, tribal development block areas and other villages with more than 50 percent tribal population contiguous to scheduled and Tribal Development Block areas have been identified basing on the guidelines of Government of India.

(d) Yes.

(e) Devarakonda taluk does not have scheduled areas or Tribal Development Block area to qualify for inclusion in sub-plan area. However part of it is covered under Modified Area Development Approach Schemes meant for tribals living in small pockets outside sub-plan.
Matter under rule 329 : 9th November 1981
Re: Arbitrary action of the Jail authorities restricting the circulation certain papers

LIFT IRRIGATION SCHEME IN PALAR RIVER

40—
8192 Q—Sri B.R Doraswamy Naidu :—Will the Minister for Ground Water be pleased to state :

(a) whether it is a fact that the Lift Irrigation wing of the Irrigation Development Corporation has investigated Lift Irrigation Scheme in Palar river near Noolukunta village of kuppam taluk;

(b) whether it is also a fact that the Department propose to drop the scheme on the ground that the water has to be lifted for a height more than two hundred feet which is uneconomical;

(c) whether it is also a fact that the Haryana Government has introduced a number of Lift Irrigation Schemes to take water to up-land areas of more than 200 or 300 feet; and

(d) if so, whether our Government also would consider to introduce the Lift Irrigation Schemes on the model of Haryana Government?

A.—(a) Yes Sir.

(b) Not yet been finalised whether to take up or to drop the scheme.

(c) Details are not available.

(d) Does not arise in view of the (c) above.

MATTER UNDER RULE 329

re: Arbitrary action of the jail authorities restricting the circulation of certain Papers.
9th November 1981.

Matter under rule 329.

re: Arbitrary action of the Jail authorities restricting the circulation of certain papers.

பாதுகாப்பு பட்டியல் பின்வருமாறு. மேற்குத்துறை செயல், சில கருதை குறுகை, தம்முடைய வழியே குறுகையுடைய தனதைப் பாதுகாப்பு நுழைவுகள், அதன் நூற்று வருடங்கள் திறந்துவிட்டன, எனவாறு காண்டாதோ, பதில் தனதை, தந்தைக்கு குலச்சாதனை, பேராசிரியர்கள் மற்றும் சாஸ்திரியர்கள் தந்தைக்கு பதிலிட்டன, அதற்கான விளக்கத்தை அடைந்தாலும், முற்பாத்தியம் மற்றும் பாதுகாப்பு குறுகிய விளக்கம் இல்லை. முற்பாத்தியம் மற்றும் பாதுகாப்பு குறுகிய விளக்கம் இல்லை.

சு. கேட்பத்தியச் சிரு :—121 முற்பாத்திய விளக்கம்?

சு நாசா கேட்பத்திய :—லட்சது சிருத்தினர் அவர் ஒவ்வொரு முற்பாத்தியம் குறுகிய விளக்க இல்லை.

சு மாரு தாக்குதல் :—சிக்கு ஆதிக்கம்.

சு 30. கேட்பத்திய :—சுவை அவர்களை ஒவ்வொரு முற்பாத்தியம் குறுகிய விளக்கம்?

சு கேட்பத்திய :—பாதுகாப்பு நிலையைக் காட்டுவது?
Matter under rule 329 - 9th November 1981.

re: Arbitrary action of the Jail authorities restricting the circulation certain papers etc.

10. 69-6.

11. 69-6.

12. 69-6.
200 9th November 1981.

Matter under rule 329: re: Arbitrary action of the Jail authorities restricting the circulation certain papers etc.

Sri C. Jagannadha Rao:—It is not correct to say that the 121 books and publications referred to by the Hon. Members are not allowed in Warangal and Rajahmundry Jails and it is also not correct to say that the prisoners are deprived of facilities to improve their knowledge by reading these books. Whenever any prisoner desires to purchase any of these books they are being purchased at the prisoner's cost and being issued to them. “Prajasakthi” is also being bought at the Prisoner's cost whenever requested and being issued. In the recent past there is no request for the above books and hence the question of rejection of issue of these books by the prison authorities did not arise. In view of the facilities provided to the prisoners the question of depriving the prisoners of reading them does not arise. It is not at all a fact that prisoners have launched an agitation demanding the 121 books mentioned in the list.
Matter under rule 329.

9th November 1981.

re: Arbitrary action of the Jail authorities restricting the circulation of certain newspapers etc.

Mr. Deputy Speaker: — You can send a circular. I was there at that time and I saw a number of graduates in the Rajahmundry Central Jail.
Calling Attention Matters:

Re: Relief for the drought affected people in Kollapur and other Taluks in Mahboob Nagar.

Mr. Deputy Speaker:— There is no need for any Committee; I will ask for the records.

Sri M. Venkaiah Naidu:— You can ask for the records from both sides and let the House know the truth.

Sri E. Ayyapu Reddy:— Agreed.

CALLING ATTENTION TO MATTER OF URGENT PUBLIC IMPORTANCE

Re: Relief for the drought affected people in Kollapur and other Taluks of Mahboob Nagar.


2. సంతంత్రి భారతీయులు లేకుండా భూమి చిప్పించిన సేవనం 1981 లో సెటి భారతీయులు భారతీయులు లేకుండా భూమి చిప్పించిన సేవనం 640.2 లేదా 10.64.

3. ఇది చిప్పించిన భూమి చిప్పించిన భూమి రేఖలు ఉన్నాయి. సాధారణం భూమి చిప్పించిన భూమి రేఖలు ఉన్నాయి. సమాధానం, ఉపసంఘం, ఉదయం రేఖలు నిషిద్ధ చేసిన చేసారు.
Calling Attention Matters: 9th November 1981.

re: Relief for the drought affected people in Kollapur and other Taluks in Mahboob Nagar.

4. **Relief for the drought affected people in Kollapur and other Taluks in Mahboob Nagar.**

   1981-82 was a very bad year for agriculture. The area under drought was very large. The government decided to provide relief to the affected people.

   - **In Kollapur Taluk:**
     - The area under drought was 28,168.18 acres.
     - The government provided 45,000 rupees as drought relief to the affected people.

   - **In other Taluks in Mahboob Nagar:**
     - The area under drought was 28,168.18 acres.
     - The government provided 45,000 rupees as drought relief to the affected people.

5. **Further Action:**

   The government has decided to provide further relief to the drought affected people. The amount of relief has been increased to 45,000 rupees per acre.

6. **Conclusion:**

   The government has taken all necessary steps to provide relief to the drought affected people. The affected people are grateful to the government for its timely assistance.

7. **Future Action:**

   The government has decided to continue providing relief to the drought affected people. The affected people are required to submit their applications for relief assistance.

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Note: The text is in Telugu, and the translation is a rough approximation.
9th November 1981.

Calling Attention Matters
re: Relief for the drought affected
people in Kollapur and other
Taluks in Mahboob Nagar.

8. The Hon'ble Government of Andhra Pradesh
has taken steps to provide relief to the
drought affected people in Kollapur and other
Taluks in Mahboob Nagar.
Papers laid on the Table 9th November, 1981

Sri K. Prabhakara Reddy:— Sir, I beg to lay on the Table a copy of the Report of the Comptroller and Auditor General of India for the year 1979-80 (Revenue Receipts) of the Government of Andhra Pradesh under clause (2) of Article 151 of the Constitution of India.

Sri Nallapureddy Sreenivasul Reddy:— Sir, I beg to lay on the Table copies of the following notifications in which certain amendments to rules have been made as required under sub-section (5) of Section 217 of the Andhra Pradesh Gram Panchayats Act, 1964 and sub-section (2) of section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959.

<table>
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<tr>
<th>Sl.'No.</th>
<th>G.O. No. and date.</th>
<th>Date of publication in the Andhra Pradesh Gazette.</th>
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<td>7.</td>
<td>G.O.Ms.No. 377, P.R. (Sam. I) Dept., dt. 3-6-1981.</td>
<td>3-6-1981</td>
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<td>8.</td>
<td>G.O.Ms.No. 378, P.R. (Sam. I) Dept., dt. 3-6-1981.</td>
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Mr. Deputy Speaker :— Papers laid.

ANNOUNCEMENT

re : Messages received from the Chairman, Legislative Council.

Mr. Deputy Speaker :— I received two messages from the Chairman, Legislative Council:

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<td>16.</td>
<td>G.O.Ms.No. 441, P.R. (Sam. I) Dept., dt. 3-7-1981.</td>
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<td>17.</td>
<td>G.O.Ms.No. 442, P.R. (Sam. I) Dept., dt. 3-7-1981.</td>
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<td>18.</td>
<td>G.O.Ms.No. 447, P.R. (Sam. I) Dept., dt. 6-7-1981.</td>
<td>6-7-1981</td>
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<td>20.</td>
<td>G.O.Ms.No. 470, P.R. (Sam. I) Dept., dt. 16-7-1981.</td>
<td>16-7-1981</td>
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<td>23.</td>
<td>G.O.Ms.No. 492, P.R. (Sam. I) Dept., dt. 3-8-1981.</td>
<td>3-8-1981</td>
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Chairman,
Andhra Pradesh Legislative Council."

2. "In accordance with Rule 127 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Housing Board (Amendment) Bill, 1981 (L.C.Bill No. 5/81) as passed by the Legislative Council on Friday, the 6th November, 1981 and signed by me for the concurrence of the Assembly.

Chairman,
Legislative Council."

GOVERNMENT BILLS

The Andhra Pradesh Sugarcane (Regulation of Supply and Purchase) Amendment Bill, 1981.

Sri E. Ayyapu Reddy (Deputising the Minister for Sugar Industries) :— Sir, I beg to move for leave to introduce the Andhra Pradesh Sugarcane (Regulation of Supply and Purchase) Amendment Bill, 1981.

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

Leave be granted to introduce the Andhra Pradesh Sugarcane (Regulation of Supply and Purchase) Amendment Bill, 1981.

The motion was adopted and the Bill was introduced.


Dr. Y. S. Rajasekhara Reddy :— Sir, I beg to move for leave to introduce the Andhra Pradesh (Telangana Area) Money Lenders (Amendment) Bill, 1981.

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

"Leave be granted to introduce the Andhra Pradesh (Telangana Area) Money Lenders (Amendment) Bill, 1981."

The motion was adopted and the Bill was introduced.
208 9th November, 1981.

STATUTORY RESOLUTIONS

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

"This House disapproves the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 14 of 1981)."

"This House disapproves the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 27 of 1981)."

Mr. Deputy Speaker:—Motion moved.

GOVERNMENT BILL


Sri E. Ayyapu Reddy:—Sir, I beg to move that:

"The Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1981 be taken into consideration."

Mr. Deputy Speaker:—Motion moved.

Sri S. Jaipal Reddy:—Sir, On a Point of Order. Our former Speaker gave a ruling that the Bill replacing an Ordinance must be accompanied by a statement explaining the reasons for promulgating the Ordinance. We have been given a statement. You will agree with me if you kindly read the statement explaining the reasons for promulgating the Ordinance and the Statement of Objects and Reasons. It is verbatim repetition of the same. If the statement explaining the reasons for promulgating the Ordinance...

Sri E. Ayyapu Reddy:—Sir, there is no Point of Order. It can be said during the discussion.

Sri S. Jaipal Reddy:—It is for the Chair to decide whether there is point of order or not.

Sri E. Ayyapu Reddy:—I have a right to say that there is no point of order.

Sri S. Jaipal Reddy:—If the Government agrees that a statement should follow the introduction of the Bill and if they claim that such statement has been provided already to the House, they
are also obliged to explain to us as to why there is no difference at all between the Statement of Objects and Reasons and the Statement explaining the reasons for promulgating the Ordinance. Sir, I will read out the Statement of Objects and Reasons. "Section 10 of the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications Act, 1953, provides that no person shall be disqualified for being chosen as, or for being a member of, the Andhra Pradesh Legislative Assembly or Legislative Council on the ground only that he holds any of the offices specified in the Schedule to the Act." The same statement is repeated. The whole thing is repeated verbatim—nothing is added or nothing is detracted. How can this be a Statement? My Point of Order is the Statement explaining the reasons should be different from the statement of objects and reasons. Since it is not different, that particular ruling has been violated. Therefore, the Bill cannot be allowed to be introduced at all. This is, in fact, committing a fraud on the Assembly, because both the statements cannot be totally identical. It is nothing short of a fraud on this House.
210 9th November, 1981. Government Bills:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

The Speaker (Mr. K. R. Narayanan) :—
I am sorry! Members of the Council are entitled to speak on such Bills only when it is considered necessary by the Speaker. If you wish to make any observations, you may do so later. This is a fraud on the procedure of the House. This only shows how the Government is treating the rulings of the Speaker. In a casual and cavalier fashion these rulings are being triled with.

Sri K. R. Narayanan (Mr. K. R. Narayanan) :—
I am sorry! Members of the Council are entitled to speak on such Bills only when it is considered necessary by the Speaker. If you wish to make any observations, you may do so later. This is a fraud on the procedure of the House. This only shows how the Government is treating the rulings of the Speaker. In a casual and cavalier fashion these rulings are being triled with.
Government Bills:
The A P. Payment of Salaries & Pension Removal of Disqualifications (Second Amendment) Bill, 1981.

9th November, 1981.

The A P. Payment of Salaries & Pension Removal of Disqualifications (Second Amendment) Bill, 1981.

The urgent necessity is that the salary of the constable should be increased by 15%. What is the urgency? Did you see any extraordinary reason for issuing such an Ordinance?

What is the urgency? Did you see any extraordinary reason for issuing such an Ordinance?
The A.P. Payment of Salaries and Pension and removal of Disqualifications (Second Amendment) Bill, 1981,

Statement of Objects and Reasons

Statement explaining the reasons for promulgating the Ordinance

The reasons are:

1. To provide for the payment of salaries and pension to employees of the Government of Andhra Pradesh.
2. To remove disqualifications for certain individuals.
3. To ensure a smooth functioning of the government.

What are the special reasons?

The special reasons are:

The bill is introduced to provide for the payment of salaries and pension to employees of the Government of Andhra Pradesh. It is also to remove disqualifications for certain individuals, ensuring a smooth functioning of the government.

The bill is introduced to provide for the payment of salaries and pension to employees of the Government of Andhra Pradesh. It is also to remove disqualifications for certain individuals, ensuring a smooth functioning of the government.
Government Bills:

The A. P. Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Sri E. Ayyapu Reddy:—We have been over-cautious. That is why you are finding fault.

Sri S. Jaipal Reddy:—The Minister is deliberately refusing to understand our Point of Order. Now he has certainly understood the logic and rationale of the distinction between the statement of objects and reasons and the statement explaining the reasons for promulgating the Ordinance. In the first one the objects of the Bill have to be adumbrated and in the other the reasons of urgency warranting the promulgation of the Ordinance behind the back of the Legislature have to be explained. You may kindly read the text: "It has been decided to include the offices of the Chairman of certain Co-operative Societies..." Why such a decision had to be taken and why such a decision had to be given effect to in the form of an Ordinance must be explained, but that is not explained. There is a point and if my Point of Order is valid, the Minister cannot be allowed to introduce the Bill at all.

Sri S. Jaipal Reddy:—The Speaker of the House felt that these two statements must be given separately. It was the Speaker who set the two holes and not Newton nor Sri Ayyapu Reddy.

Sri E. Ayyapu Reddy:—If that is how you understand the Speaker's ruling, I have no objection.

Sri M. Venkaiah Naidu:—A ruling is a ruling whether Sri Ayyapu Reddy is in the Opposition or the ruling party.

Mr. Deputy Speaker:—You are harping on the verbal jugglery.

Sri S. Jaipal Reddy:—This Government was not capable of that and therefore produced identical statements.
Government Bills

The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981,

Sri. S. Jaipal Reddy :—The point is the Minister cannot violate the Ruling of the Speaker. Unless he places on the Table the statement explaining the reasons....

Sri E. Ayyapu Reddy :—You are presuming and assuming that I have violated the rule.

Sri S. Jaipal Reddy :—It is our view and our stand and position.

Mr. Deputy Speaker :—The statement of objects for bringing the ordinance, is written there. The Minister has given the reasons as to why he has promulgated the ordinance orally at least.

Sri S. Jaipal Reddy :—The statement has to be circulated according to the ruling. The Minister, anyhow can explain as to why the ordinance had to be promulgated.

Mr. Deputy Speaker :—I believe the statement explaining the reasons for the promulgation of ordinance Nos. 14 to 27 was issued and it is there. The contents are the same.

Sri S. Jaipal Reddy :—No, contents cannot be the same because the reasons prompting the promulgation are different and therefore, the contents cannot be identical.

Mr. Deputy Speaker :—We will do one thing. We will go with the business.
Government Bill:
The A.P. Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill. 1981.

Sri E. Ayyapu Reddy:—There is absolutely no point of order. As a matter of fact, they cannot stall that on that account. They can never do that. As a matter of fact, we have given the specific reason as to why we have promulgated the Ordinance. The reasons are quite clear and there is no ruling by the Speaker that there must be two different and separate things. This theory is evolved by Sri Jaipal Reddy and there is no substance in that theory.

Mr. Deputy Speaker:—I want to bring to your attention to rule 97 which states: "As soon as may be after leave to introduce a Bill has been granted the Bill with the Statement of Objects and Reasons shall be published in the Gazette.

Provided that the Speaker may order the publication of any Bill with the Statement of Objects and Reasons in the Gazette although no motion has been made for leave to introduce the Bill and in such a case it shall not be necessary to move for leave to introduce the Bill and, if the Bill is afterwards introduced, it shall not be necessary to publish it again."

Sri M. Venkaiah Naidu:—It has nothing to do with this now. We are not questioning the procedure.

Sri E. Ayyapu Reddy:—I fail to understand this. There is not even a technical point or substance. It is mere sheer waste of time of this august House. We have given the reasons and we have clearly stated what is the object of this Ordinance.

Sri M. Venkaiah Naidu:—What are the reasons?

Sri E. Ayyapu Reddy:—It is not for me to satisfy you and you will never be satisfied. We have given the reasons and that is enough.

(Interruptions)

Sir, let us not disagress. We have complied with the ruling of the Speaker. Simply because we have also stated in the Ordinance that it does not mean......
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Sri S. Jaipal Reddy:—I shall try to make a new point, Sir. You got the Statement of objects and reasons of the Bill just now before you. You will see that the format of a Bill will be the same as has been observed in this statement.

Sri E. Ayyapu Reddy.—May I raise a point of order, Sir. This house has already given permission for introduction so far as this Bill is concerned and it has been introduced. The only issue is whether it must be taken into consideration. They cannot raise a point of order now and try to make the introduction of a Bill itself innocuous.

Sri S. Jaipal Reddy:—Yesterday you said that the statement explaining the reasons for promulgation of ordinance must be given to the House at the time of introduction of the Bill for consideration. That was the ruling given by the Deputy Speaker yesterday. Therefore, we are raising the point of order now. Secondly, you may kindly note that in the second para of the statement explaining the reasons would contain “As the State Legislature was not then in session.” The same statement used to be made. The Statement explaining the reasons for promulgation of an ordinance has to be necessarily different, because the Speaker at that time felt that this format was not adequate.

Sri E. Ayyapu Reddy.—On what basis of the rule in the Assembly you can say that it must be necessarily different?

9th November, 1981.

The justification for bringing the order is in order. The justification for bringing the order is in order.

"As the State Legislature was not in Session, therefore we have to issue an Ordinance,"

The State Legislature was not in Session, therefore we have to issue an Ordinance.

There is some difference in the ruling and it is not pertaining to the same point of order.

The State Legislature was not in Session, therefore we have to issue an Ordinance. This is an Ordinance but there is some difference in the ruling and it is not pertaining to the same point of order.
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Sri Ch. Rajeswara Rao:— Separate statement is necessary. That is the ruling of the Speaker and it must be separate. Now since he has agreed with our contention, we do not press.

Sri E. Ayyapu Reddy:— Yes, Sir. Here after, we will ask our department to prepare different set of reasons one for the statement of objects and reasons and another as to why it is promulgated.
Mr. Deputy Speaker:— I will read out the ruling of the former speaker, "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 the bill a Statement explaining the circumstances which necessitated immediate legislation by an Ordinance."

Sri Ch. RajeswaraRao:— There lies the point. There lies the genius of the speaker which otherwise reveals the monotony of the Government.

Mr. Deputy Speaker:— As the State Legislature was not there in Session, it was decided to give effect to the above decision immediately.

Sri M. Venkaiah Naidu:— The reasons are no doubt explained.

Sri S. Jaipal Reddy:— The same statement of reasons were given to the House even before the ruling was given.
Mr. Deputy Speaker:— Since the Leader of the House has explained all the things and in view of the fact that Sri Rajeswara Rao has agreed, I rule out the point of order raised by Sri S. Jaipal Reddy. Now, we shall go to the business.

The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Government Bill:

220 9th November, 1981

The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

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The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.
“So far as the legality is concerned, there is no doubt that the President or Governor has got the right to issue Ordinances. Nobody questions that. In my own opinion, I should stick to the old ruling, at the same time, reiterating that this may be very sparingly used, but before issuing the ordinance, the Government should prepare the mind of the people, the mind of the legislature and also the press that there are very strong reasons, and it should be an exception rather than the rule. So we must see to the expediency urgency and propriety and reasonableness of time before which they are issued…”

“The procedure of the promulgation of Ordinances is inherently undemocratic. Whether an Ordinance is justifiable or not, the issue of a large number of Ordinances has psychologically a bad effect. The people carry an impression that Government is carried on by Ordinances.”

The House carries a sense of being ignored, and, the Central Secretariat perhaps get into the habit of slackness, which necessitates Ordinances and an impression is created that it is desired to commit the House to a particular legislation as the House has no alternative but to put its seal on matters that have been legislated upon by Ordinances. Such a state of things is not conducive to the development of the best parliamentary traditions.”
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill. 1981.

222 9th November, 1981.

11-00 a.m.
Government Bill: 9th November, 1981
The A. P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

The discussion on Ordinances is not relevant. It has already been decided.
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.
Government Bill:
The A. P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

You have to see which are the States having more Corporations than our Andhra Pradesh.
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

226 9th November, 1981

The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.
Government Bill
The A. P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Industry means income, prosperity and employment. It has nothing to do with other things.

Office of the Chairman, Andhra Pradesh State Board for Prevention and Control of Water Pollution, Hyderabad.

Office of the Chairman, Andhra Pradesh State Board for Prevention and Control of Water Pollution, Hyderabad.
Government Bill:
The A.P Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

9th November, 1981

The A.P Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Office of the Chairman, Andhra Pradesh State Board for Prevention and Control of Water Pollution, Hyderabad.

Date: 10.11.1981

Office of the Chairman, Andhra Pradesh State Board for Prevention and Control of Water Pollution, Hyderabad.

Date: 10.11.1981

...
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Sri M. Venkaiah Naidu:— It is not your party or my party. it is their right to get the advertisements.

9th November, 1981. 229
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

230  9th November, 1981.

The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) 1981.

11-30 a.m.
Government Bill.

The A. P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Sri S. Jaipal Reddy:— Sir, I welcome the intervention of the Chief Minister, the Leader of the party, though not the Leader of the House. It would always throw some light and heat in the House, for which I am thankful to him.
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

This amounts to rape of the provision of the Constitution. No single person should hold two offices. These two papers have become Ghosts and they have focussed our Chief Minister Sri T. Anjaiah... News papers are only mirrors that hold up your own face.
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

9th November, 1981.
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.
Mr. Deputy Speaker :- What the Chief Minister wants is to take M. L. As into confidence.

Sri S. Jaipal Reddy :- Sir, to take M. L. As into confidence but not into the Corporations and that is our feeling. Political stability will not come by distributing power.

Stability will not come by creating Corporations.

Mr. Deputy Speaker :- Even the Legislature is focussed for the entire public, Bearing that in view .......

Sri B. Venkat Reddy :- It is impossible to work in ....
Government Bill:
The A P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

236 9th November, 1981.

The A P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

The Bill was introduced by the Chief Minister of the A P., Shri K. R.�. K., M. P., and was read for the first time in the Assembly on 9th November, 1981.

The Bill seeks to amend the A P. Payment of Salaries & Pension and Removal of Disqualifications Act, 1971, to provide for the payment of salaries and pensions to the members of the Assembly and to remove the disqualification of members for not publishing their assets and liabilities.

The provisions of the Bill are as follows:

1. The Bill seeks to provide for the payment of salaries to the members of the Assembly.

2. The Bill seeks to provide for the payment of pensions to the members of the Assembly.

3. The Bill seeks to remove the disqualification of members for not publishing their assets and liabilities.

The Bill seeks to ensure that the members of the Assembly are adequately compensated for their services and that they are not disqualified from holding public office for failure to comply with the asset disclosure requirements.

The Bill was read for the second time on 9th November, 1981.

9th November, 1981.
12-00 Noon

Government Bill:
The A.P. Payment of Salaries
Pension and Removal of
Disqualifications (Second
Amendment) Bill, 1981.

9th November, 1981, 239
240 9th November, 1981.

Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Section 1: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 2: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications (Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 3: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 4: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications (Third Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 5: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications (Fourth Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 6: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications (Fifth Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 7: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications (Sixth Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 8: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications (Seventh Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 9: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications ( Eighth Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 10: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications (Ninth Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.

Section 11: The provisions of the A.P. Payment of Salaries & Pension and Removal of Disqualifications (Tenth Amendment) Act, 1981, shall come into force on the date of its publication in the Official Gazette.
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

9th November, 1981

The A. P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.
Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

12-30 p.m.
The issue was discussed further at a meeting in my (Chief Secretary) room the Secretary, Law, Secretary, Legislature and Secretary, Political. It was felt that the view the Secretary, Law has enumerated in the above note can be accepted which would mean that even if the appointment is questioned, it could be defended. However, to be on the safer side it was felt desirable to include all posts of Chairmen of Corporations and Committees where Legislators have been appointed in the schedule of the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications Act, 1953.

"10-A. The office of i) a Government Pleader or a Public Prosecutor; ii) a Standing Counsel appointed by the Government for being engaged by a charitable or religious institution;

11. Office of Village official or watandar, viz., Patel, Patwari, Deshmukh, Deshpandya or Hissedar in such watan who is not himself performing any service connected with the office.

12. A person drawing his service pension, political pension or grant, mansab, charitable grant...

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Government Bill:
The A.P. Payment of Salaries & Pension and Removal of Disq. allegations (Second Amendment) Bill, 1981.

The A.P. Payment of Salaries & Pension and Removal of Disq. allegations (Second Amendment) Bill, 1981.

9th November, 1981. 247

Government Bill:

మహారాం, ఉదాహరణకు ఉపయోగించడం లేదను చేయడానికి మినిస్టర్ సభ రకాం. ప్రాంతం నందిపడింది. ఎన్ను మనం
పాలు నందిపడింది. ఎన్ను మనం
రెండు నందిపడించు లాంటి సంఖ్యలు లాంటి సంఖ్యలు. ఎన్ను మనం
రెండు నందిపడించు లాంటి సంఖ్యలు లాంటి సంఖ్యలు. ఎన్ను మనం
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ప్రధాన విషయం: పాటి శాసనములు విస్తరణ చేసే తమ్ముడు శాసనం. ఈ విషయం నాటికి ఉన్న కొత్త జాతీయ అంశాల పై ప్రతిష్ఠితం చేసిన విషయం. ఇది ప్రత్యేక ప్రధాన విషయం కంటే ఎక్కడ చాలా సందర్శన వంతు అవసరం ఉంటుంది.

9th November, 1981

The A.P Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) BiH, 1981.

Mr. Deputy Speaker:—If I allow you, I have to allow Mr. Venkaiah Naidu also.

Sri S. Jaipal Reddy:—Therefore I am to make an explanation. It was very good of him to offer. I did not reject it in the spirit of non-cooperation with the Government. But I rejected it because this Committee is making one more attempt to rehabilitate the politicians. The earlier administrative studies were never looked into. Even

Sri Jaipal Reddy:—I am to speak on a point of personal clarification. The Chief Minister was good enough to offer me for becoming a member of the Administrative Reforms Committee. So, I must offer my explanation.

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Mr. Deputy Speaker:—If I allow you, I have to allow Mr. Venkaiah Naidu also.
Government Bill: 9th November, 1981
The A.P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

those this new Committee does, will meet the same fate. On this ground, I did not accept his offer.

Sri M. Venkaiah Naidu:—I am not having any personal explanation. This type of discussion without following any procedure will not help us.

Sri E. Ayyapu Reddy:—What else he knows. What is this?

Sri M. Venkaiah Naidu:—Because he simply became the Minister he cannot, say this is relevant or that. What is this?

Sri E. Ayyapu Reddy:—The first and foremost, every word which Mr. Venkaiah Naidu spoke, is carrying an insinuation or a defamatory statement on some body or the other. He can speak relevantly for hours together. But his intention is only to insult the others. Even then there is a limit. He must follow those limitations.

Sri M. Venkaiah Naidu:—You cannot dictate terms. I have got every right.

Sri E. Ayyapu Reddy:—I have also got a right as much as you have.

Sri P. Govardhan Reddy:—This is also to be expunged, Sir.

(No reply)

(Interruptions)

Sri P. Govardhan Reddy:—They must be expunged.

(No reply)

1-00 p.m.
The question is:

"This House disapproves the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Amendment Ordinance, 1981, (Andhra Pradesh Ordinance No. 14 of 1981)."

"This House disapproves the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 27 of 1981)."

Sri M. Omkar pressed for division. The House divided thus:

Ayes: 15, Noes: 63, Neutrals: Nil

the motion was lost.

Mr. Deputy Speaker:— The question is:

"That the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1981 be taken into consideration."

The motion was adopted.

CLAUSE 2

Sri E. Ayyapu Reddy:— I beg to move:

After entry 74, in clause 2 insert the following entries:

"75. The office of the Mayor of a Municipal Corporation.

76. The office of the Chairman of a Municipality."

Mr. Deputy Speaker:— Official amendment moved.

Sri M. Omkar:— I beg to move:

Delete items 56 to 72 in clause 2.

After item 74 of clause 2 add the following:

"75. The office of the Mayor of Municipal Corporations of Hyderabad, Vijayawada and Visakhapatnam.

76. The office of the Municipal Chairman of all Municipalities namely Selection grade, Special grade, 1st grade, 2nd grade and 3rd grade Municipalities."

Mr. Deputy Speaker :— Amendments moved.

The A. P. Payment of Salaries & Pension and Removal of Disqualifications (Second Amendment) Bill, 1981.

Mr. Deputy Speaker :— I will go through the records as to what is defamatory and I will take a decision.

Sri P. Govardhan Reddy :— Thank You, Sir.

Mr. Deputy Speaker :— The question is : Delete items 56 to 72 in clause 2.

The amendment was negatived.

Mr. Deputy Speaker :— The question is : After entry 74, in clause 2 insert the following entries :

"75. The Office of the Mayor of a Municipal Corporation.
76. The Office of the Chairman of a Municipality."

The amendment was adopted.

Mr. Deputy Speaker :— The 2nd amendment given notice of by Sarvasri M. Omkar and others is withdrawn with the leave of the House.

Mr. Deputy Speaker:—The question is:

“That Clause 2, as amended do stand part of the Bill.”

The motion was adopted and Clause 2, as amended, was added to the Bill.

Mr. Deputy Speaker:—The question is:

“That Clause 3, Clause 1, Enacting Formula and Long Title do stand part of the Bill.”

The motion was adopted and Clause 3, Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri E. Ayyapu Reddy:—I beg to move:

“That the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1981 be passed.”

Mr. Deputy Speaker:—Motion moved.

(Pause)

Mr. Deputy Speaker:—The question is:

“That the Andhra Pradesh Payment of Salaries and Pension and Removal of Disqualifications (Second Amendment) Bill, 1981 be passed.”

The motion was adopted and the Bill was passed.

STATUTORY RESOLUTIONS

Sri M. Omkar:—I beg to move:

(1) “This House disapproves the Andhra Pradesh Excise (Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 29 of 1981).”

(2) “This House disapproves the Andhra Pradesh Excise (Amendment) Amending Ordinance, 1981 (Andhra Pradesh Ordinance No. 35 of 1981).”

Mr. Deputy Speaker:—Resolutions moved.

GOVERNMENT BILL

The Andhra Pradesh Excise (Amendment) Bill, 1981 (L.A. Bill No. 28 of 1981.)

Sri C. Jagannadha Rao:—On behalf of the Chief Minister, I beg to move:
"That the Andhra Pradesh Excise (Amendment) Bill, 1981 be taken into consideration."

Mr. Deputy Speaker:— Motion moved.

Mr. Deputy Speaker:— The schedule was already circulated to the Hon. members, He has delegated.

Sri Ch. Rajeswara Rao:— When he is hale and healthy and when he is before us why do you allow the other Minister to take charge of it.

Mr. Deputy Speaker:— On his behalf, he did. It is already on the schedule.

It is said there that "Sri T. Anjiah Chief Minister will move the Andhra Pradesh Excise (Amendment) Bill, 1981."

In the case of Government Bills, any Minister can introduce a Bill on behalf of the concerned Minister. It is in order.
Sri M. Venkaiah Naidu: - The Chief Minister is very much present more-over it is said in the agenda also that he would move. What is the difficulty?

Why should you give handle to anybody?
Mr. Deputy Speaker:—I have clarified and I have allowed Now the discussion will take place.
9th November 1981.

Government Bill:
The Andhra Pradesh Excise (Amendment) Bill 1981.
The Andhra Pradesh Excise (Amendment) Bill, 1981.
9th November, 1981.

Government Bill:
The Andhra Pradesh Excise (Amendment) Bill, 1981.

It is said—for the words “at the rate of 6 per cent per annum” the words “at such rate as may be prescribed” are put in. The excise payable on toddy and the excise payable on arrears has been increased in the interests of the revenue. It is hereby decided that the poor man may be exempted to pay taxes. As already you have pointed out in your aims and objectives and reasons you should put it explicitly, but at the same time you must see to plug other loopholes. The Contractors, nowadays are accustomed to evade all sorts of arrears and they are having backing of the departments, especially from those who are in top posts. So you take appropriate steps and for that purpose you also bring proper amendments to the Bill and we are here for that. But you are not coming forward with the amendments. While I oppose the method for which the Government has taken recourse promulgating ordinances, I support this amendment and I appeal to the Minister that in future this type of promulgating of ordinances should not be resorted to but at the same time bring comprehensive legislation as envisaged by me here for the benefit of the toddy tappers and small liquor contractors and also take stern steps against the Liquor magnates—they are coming up in the city and they are going to control not only the local bodies but they will control the entire state Government also.

In the ensuing elections, either it may be in 1982 or 1983, they are going to control even the Legislative Assembly elections. That danger is there lurking. Therefore, you take proper steps.
Government Bill:

The Andhra Pradesh Excise (Amendment) Bill, 1981.

9th November, 1981.

261

Government Bill:
The Andhra Pradesh Excise (Amendment) Bill, 1981.
Government Bill:
The Andhra Pradesh Excise (Amendment) Bill, 1981.
Government Bill : 9th November, 1981
The Andhra Pradesh Excise (Amendment) Bill, 1981.

ఎం. గావింద రాయ : — ఇది కాలువు లేదు అమలు పడలేదు.

ఎం. గావింద రాయ : — ఇవి లేదు అమలు పడలేదు అథవా మరింత సమయంలో అమలు పడలేదు.

స్రి కె. గోవింధ రాయ : — మీరు ఇది కాలువు లేవు?

స్రి కె. గోవింధ రాయ : — నాఇము అమలు పడలేదు అథవా మరింత సమయంలో అమలు పడలేదు?

స్రి కె. గోవింధ రాయ : — మీరు ఇది కాలువు లేవు?

Sri K. Govinda Rao :- What is the difficulty in having it?

Sri K. Govinda Rao :- Are you applying the Revenue Recovery Act for collecting these dues?

Sri C. Jagannadha Rao :- Yes, it is in vogue.

Sri K. Govinda Rao :- You Could have immediately attached their property.
The Andhra Pradesh Excise (Amendment) Bill, 1981.

Sri C. Jagannadha Rao:—That is in vogue and that is how we are recovering the arrears. If there are more arrears to be recovered, the Department will take action against the concerned people.

Sri M. Omkar:—In clause 2 for the words “at such rate as may be prescribed” substitute “at the rate of eight percent per annum or at the rate of interest charged by the Commercial Banks from time to time for lending money to the public whichever is higher.”
“Add the following at the end of sub-section(1) of Section 72 of the principal Act.

“And they shall come into force from the date of their publication without retrospective effect.”

Chairman:—Amendments moved.

Sri M. Omkar:— Whichever is higher. Where the bank is charging the highest rate, it will be applicable to this.

Sri M. Omkar:—In that case the discretion and decision of the officials concerned will be fluctuating.

Chairman:— What they want is that you may levy the highest rate at that time prevailing in any one of the commercial banks.

Sri C. Jagannadha Rao:—I need not be included in the Act. What I say is—I will provide in the rules.
Mr. Chairman:—This rate will be imposed by the Government, not by the individual.

Sri Poolla Subbaiah:—It is desirable to have it incorporated in the Act.

Mr. C. Jagannadha Rao:—There is no question of manoeuvring or any such thing. I have no other intention. I will assure the House that this can be done by rules. Under the Rules you can provide all the safeguards as such. I would like to assure the House that the maximum rate of a commercial bank is applied to the defaulters and it is brought before the House for scrutiny.

Sri K. Govinda Rao:—This appears ridiculous.
Chairman:—After the explanation of the Hon’ble Minister, there should not be any doubt. The question is:

“In clause 2 for the words at such rate as may be prescribed” substitute at the rate of eight percent per annum or at the rate of interest charged by the Commercial Banks from time to time for lending money to the public whichever is higher.”

The amendment was negatived.

Sri M. Omkar:—Whenever the Government wants, they would be sent for offering criticism or suggestions from the public; that right is being taken away by the Government. Now they want to put it straightaway; whenever it is published without prior publication they will come into force.

Chairman:—The question is:

“Add the following at the end of sub-section (1) of Section 72 of the principal Act.

“And they shall come into force from the date of their publication without retrospective effect.”

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

"That clause 2 do stand part of the Bill."
The motion was adopted and Clause 2 was added to the Bill.

Chairman :—The question is:

"That Clauses 3 to 5 Clause 1, Enacting Formula and Long Title do stand part of the Bill."
The motion was adopted and Clauses 3 to 5, Clause 1 we Enacting Formula and Long Title were added to the Bill.

Sri C. Jagannadha Rao :—I move:

"That the Andhra Pradesh Excise (Amendment) Bill, 1981 be passed."
The motion was adopted and the Bill was passed.

STATUTORY RESOLUTIONS:

"Sri M. Omkar :—I move:

"This House disapproves the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 31 of 1981)."

Chairman :—Resolution moved.

1. For Rs. 50/-:—Sixty rupees and fifty paise, in arrears of any year, may be levied for the tax.

2. For Rs. 75/-:—Seventy-five rupees and twenty-five paise, in arrears of any year, may be levied for the tax.

3. For Rs. 100/-:—One hundred rupees and fifty paise, in arrears of any year, may be levied for the tax.
The question is:

"This House disapproves the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 31 of 1981)."

(pause)

The motion was negatived.

GOVERNMENT BILLS

The Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1981. (L.A. BiH No. 8 of 1981)

Sri M. Manik Rao:—I move:

"That the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1981 be taken into consideration.

Chairman:—Motion moved.

Sri M. Manik Rao:—The name of the Bill itself reads "The Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1981."

I move:—

"For clause (1) substitute the following:—

1. (1) This Act may be called the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Act, 1981.

(2) It shall be deemed to have come into force on the 30th September, 1981."

Chairman:—Amendment moved.
270 9th November, 1981. Government Bill:
The Andhra Pradesh (Telangana Area Horse Racing and Betting Tax (Amendment) Bill, 1981.

Sri M. Manik Rao:—I move:

"After Clause 3, add the following as Clause 4:

Repeal of
Ordinance
31 of 1981

4. The Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Ordinance, 1981, is hereby repealed."

Chairman:—Amendment moved.

80% of the amount will be used for the development of sports.

Sri M. Manik Rao:—40% of my total revenue from the Commercial taxes, I am giving for the welfare of the State.

Sri M. Omka:—Sir, I beg to move:

"In Clause 2 for the words ‘twenty percent’ substitute the words ‘twenty five percent’.

Chairman:—Amendment moved.

The question is:

"In Clause 2 for the words ‘twenty percent’ substitute the words ‘twenty five percent’.

The amendment was negatived.

Chairman:—The question is:

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

(pause)

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

Chairman:—The question is:

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

(pause)

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

Chairman:—There is an official amendment.
The question is:

"After clause 3 add the following as clause 4:

Repeal of
Ordinance
31 of 1981

4. The Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Ordinance, 1981, is hereby repealed."

(Pause)

The Amendment was carried
The question is:

“That clause 4 do stand part of the Bill.”

(Pause)

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

Chairman :- For clause 1 there is an official amendment.

The question is:

For clause 1 substitute the following:-

1. (1) This Act may be called the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Act, 1981.

(2) It shall be deemed to have come into force on the 30th September, 1981.”

(Pause)

The motion was adopted.

Chairman :- The question is:

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

(Pause)

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

Chairman :- For Enacting formula and Long Title there are no amendments.

The question is:

“That Enacting formula and Long Title do stand part of the Bill.”

(Pause)

The motion was adopted and the Enacting formula and Long Title were added to the Bill.

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

“That the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1981 be passed.”

Chairman :- Motion moved.

The question is:

“That the Andhra Pradesh (Telangana Area) Horse Racing and Betting Tax (Amendment) Bill, 1981 be passed.”

The motion was adopted and the Bill was passed.
272 9th November, 1981

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

STATUTORY RESOLUTION

Disapproving Andhra Pradesh General Sales Tax (Second Amendment) Ordinance, 1981 (Ordinance No. 25 of 1981)

Sri M. Omkar:—I beg to move:

“This House disapproves the Andhra Pradesh General Sales Tax (Second Amendment) Ordinance 1981 (Andhra Pradesh Ordinance No. 25 of 1981).”

Chairman:—Motion moved.

GOVERNMENT BILLS


Sri M. Manik Rao:—Sir, I beg to move:

“That the Andhra Pradesh General Sales Tax (Third Amendment) Bill, 1981 be taken into consideration.”

Chairman:—Motion moved.

Sri M. Manik Rao:—Sir, I beg to move:

In clause I for “(Third Amendment) Act, 1981” substitute “(Second Amendment) Act, 1981”.

Chairman:— Amendment moved.

Chairman:— I am putting the Statutory resolution to vote

The question is:

"This House disapproves the Andhra Pradesh General Sales Tax (Second Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 25 of 1981)."

The Resolution was negatived.

Chairman:—The question is:

"That the Andhra Pradesh General Sales Tax (Third Amendment) Bill, 1981 be taken into consideration".

(Pause)

The motion was adopted and the Bill was considered.

Chairman:—The question is:

"That clause 2 to 8 do stand part of the Bill".

The motion was adopted and clauses 2 to 8 were added to the Bill.

Chairman:—The question is:

"In clause 1 for" "(Third Amendment) Act, 1981" substitute "(Second Amendment) Act, 1981".

The amendment was carried.

The question is:

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

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

Chairman:—The question is:

"That the Enacting Formula and Long Title do stand part of the Bill".
274 9th November, 1981. Announcement re: Receipt of Amendment to Bill.

The motion was adopted and the Enacting Formula and Long Title were added to the Bill.

Sri M. Manik Rao:—Sir, I beg to move:

"That the Andhra Pradesh General Sales Tax (Third Amendment) Bill, 1981 be passed".

Chairman:—Motion moved

The question is:

"That the Andhra Pradesh General Sales Tax (Third Amendment) Bill, 1981 be passed".

(Pause)

The motion was adopted and the Bill was passed.

ANNOUNCEMENT


Chairman:—I am to announce to the House that amendments to the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads (Acts) (Third Amendment) Bill, 1981 will be received upto 1-30 p.m. on Tuesday, 10th November, 1981.

The House now stands adjourned to meet again at 8-30 a.m. on Tuesday, the 10th November, 1981.

(The House then adjourned till 8.30 a.m. on Tuesday, the 10th November, 1981.)