ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Sixth day of the Ninth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Wednesday, the 11th November, 1981
The House met at Half-past Eight of the Clock.
(Mr. Deputy Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

Keeping Idle the Heavy Machinery used for Tanning in
Desaipet, Warangal.

41—

*8044—(T) Q.—Sri M. Jagannadham (Warthannapet):—Will
the Minister for Small Scale Industries be pleased to state:

(a) whether it is a fact that heavy machinery used for tanning
hides is lying idle in Desaipet, Warangal, if so, the reasons;

(b) the number of machines and their cost; and

(c) whether they will be put to use again?

(1) గ్రామ ప్రాంగణంలో జాత జయింతా (ప్రధాన మంత్రి) :—

(2) గ్రామ ప్రాంగణంలో జాత జయింతా ఎంంతంటుందు, ఎంతంటుందు తోడుడు ఎంంతంటుందు నిర్ణయం చేయుంది. తరువాత ఎంంతంటుందు ఎంంతంటుందు

An asterisk before the name indicates confirmation by the Member.

(349)

79—1
### Oral Answers to Questions.

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I think it is beneficial to have a renowned institute because it is renowned institute, I have asked them to do it. We will do it within three months.

Question 10. What are the reasons?

I think it is because it is renowned institute, I have asked them to do it. We will do it within three months.
Laying Bye-pass Road from Veerammagudi in Vuyyur Village.

42—

*8586 Q.—Sri Vadde Sobhanadreeswara Rao (Vuyyur):—Will the Minister for Roads and Buildings be pleased to state:

(a) whether it is a fact that the Government through G. O. Ms. No. 601 dated 12-9-77, have approved the scheme to lay by-pass road from Veerammagudi in Vuyyur village, connecting Machilipatnam—Hyderabad road with Vuyyur-Gurajada road;

(b) if so, the reasons for not taking up the work so far; and

(c) whether the Government would consider the same at least now in view of the heavy traffic?

(i.e. the Minister for Roads and Buildings):—

(a) 2nd December.

(b) 5th December.

(c) 5th December.

Sri M. Sreedhar Reddy:—The scheme to lay a by-pass road from Veerammagudi to Vuyyur village was approved by G. O. Ms. No. 601 dated 12-9-77. The work was not taken up so far due to heavy traffic on the existing road. The Government has considered the scheme and has decided to take it up soon.
Here is a case where the organisation has come forward to bear 50% of the cost.
It is true that by-pass road will be used exclusively for the transport of sugarcane at the same time because of that...
Preventive Steps for Water Pollution

8567 Q-Sri A. Mohan Reddy (Thamballapalli)—Will the Minister for Municipal Administration be pleased to state:

(a) the number of industrial Units against which action has been initiated by the “Water Pollution Prevention Board” constituted 5 years back in the State, for polluting water;

(b) whether it is a fact that some industries are still resorting to water pollution in the State; and

(c) if so, the action proposed to be taken against such Industrial Units?

...
356 11th November, 1981. Oral Answers to Questions

ప్రమాదం రాయినపుడు: మాత్రమే మనం వాటి విషయాలను తాకుతుందేస్తుంటాం. ఆంగ్లంలో వాడుకునే వాటి విషయాలను తాకుతుందేస్తుంటాం.

ప్రేమం యామెత్తిగా తినుకోవడానికి, మనం వాడుకునే విషయాలను తాకుతుందేస్తుంటాం.

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11th November, 1981.

Oral Answers to Questions

ప్రపంచ రాష్ట్రాలు సమాధానం చేయ ప్రయత్నిస్తాయా? ఈ సారి సమాధానం చేయుటకు మనం యుద్ధం నిర్వహిస్తుంది. ఈ సమాధానం యుద్ధం నిర్వహిస్తుంది. ఈ సమాధానం యుద్ధం నిర్వహిస్తుంది. ఈ సమాధానం యుద్ధం నిర్వహిస్తుంది.

కేంద్ర సమితి :— మే 10 సాంస్కృతిక భాష సంఖ్యలు సమాధానం చేయాలి. మే 10 సాంస్కృతిక భాష సంఖ్యలు సమాధానం చేయాలి. మే 10 సాంస్కృతిక భాష సంఖ్యలు సమాధానం చేయాలి.

ప్రశ్న :— కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది.

9-00 am

ప్రశ్న :— కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది.

ప్రశ్న :— కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది.

ప్రశ్న :— కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది.

ప్రశ్న :— కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది. కేబినెట్ నుండి కేంద్ర సమితి యుద్ధం నిర్వహిస్తుంది.

Sri P. Subbaiah :— Sir, my point is as to what steps the Board took to prevent these pollutions?

Sri S. Alwar Das :— We will look into it.
Oral Answers to Questions. 11th November, 1981.

Creation of Municipalities for Vallabhanagar, Alwal and Malkajgiri

44—

*8038-(C) Q.— Sri B. Machender Rao (Secunderabad):— Will the Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that Government issued G. O. for creation of three Municipalities in Vallabhanagar, Alwal, Malkajgiri; if so why delay is caused information, and

(b) how long it will take for the Government to create separate Municipalities?

Sri B. Machender Rao:— (a) i) 16-7-81 Sri M. Chaturvedi

Sri P. Ramchandra Reddy 359

ii) 13-8-78 Sri G. V. R. Reddy

iii) 13-8-78 Sri K. R. Reddy

(b) 20-7-1981 Sri C. V. R. Reddy

30-7-1981 Sri C. V. R. Reddy

20-7-1981 Sri C. V. R. Reddy
The Government shall convert them / upgrade them into Municipalities.

There must be relevancy in the supplementaries.

Sri S. Alwar Das:— Sir, it is clear in the notification “the Government, by notification shall in the case of local area with 25,000 population...”

Mr. Deputy Speaker:— Yes, it is there. He is not questioning about it. Mr. Eshwar Rao, you can get the answer from the Minister later on.

Sri S. Alwar Das:— Yes.
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Completion of the work on P. W. D Road From Katachapoor To Dongala Singaram

45—

7871—Q—Sarvasri C. Janga Reddy, (Shyampet) M. Venkaiah Naidu (Udayagiri) and N. S. N. Reddy:— Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that 200 bags of cement was delivered to the concerned contractor for the construction work on the P. W. D. road from Katachapoor to Dongala Singaram in Warangal District and the work is not yet completed; and

(b) If so, reasons therefor; and

(c) The action taken by the P. R. E. E. (Z. P.), Warangal?

(3,2) to (3,5) 200 bags of cement was delivered to the concerned contractor for the construction work on the P. W. D. road from Katachapoor to Dongala Singaram in Warangal District and the work is not yet completed; and

(b) If so, reasons therefor; and

(c) The action taken by the P. R. E. E. (Z. P.), Warangal?
Collapse of Under Tunnel
at 116th Mile of Nagarjunasagar

*8724 Q.— Sarvasri M. Venkaiah Naidu, V. Sobhanadreeswara-Rao, M. Jayaramulu (Wanaparthy), G. Narasimhulu Naidu and G. Mallikarjuna Rao (Gurzala) :— Will the Minister for Major Irrigation be pleased to state:

(a) whether it is a fact that the Under Tunnel (U. T.) constructed at 116th Mile of the Nagarjuna Sagar has collapsed along with the bund;

(b) if so, whether any enquiry was conducted into the same;

(c) whether it is also a fact that two Legislators belonging to Guntur District requested the Government to examine the strength of the U. Ts., and other structures from 86th Mile to 126th Mile; and

(d) the action taken thereon?
మ. 3. ప్రశ్నించాలని — ప్రత్యేకంగా దాని ముఖంగా ఉండాలి:

(i) అంగకాలం ప్రదేశం నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నలను ప్రతిపాదించండి.

(ii) ప్రతి మేలాడులు నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నలకు ఉత్తరం సంపాదించండి.

(iii) మెలుడు.

(iv) దృష్టి కోరుచు నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నల ఫలితాలను ఉంచండి.

మ. 5. ప్రశ్నించాలని — ప్రత్యేకంగా దాని ముఖంగా ఉండాలి:

(i) అంగకాలం ప్రదేశం నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నలను ప్రతిపాదించండి.

(ii) ప్రతి మేలాడులు నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నలకు ఉత్తరం సంపాదించండి.

(iii) మెలుడు.

(iv) దృష్టి కోరుచు నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నల ఫలితాలను ఉంచండి.

మ. 6. ప్రశ్నించాలని — ప్రత్యేకంగా దాని ముఖంగా ఉండాలి:

(i) అంగకాలం ప్రదేశం నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నలను ప్రతిపాదించండి.

(ii) ప్రతి మేలాడులు నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నలకు ఉత్తరం సంపాదించండి.

(iii) మెలుడు.

(iv) దృష్టి కోరుచు నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నల ఫలితాలను ఉంచండి.

మ. 7. ప్రశ్నించాలని — ప్రత్యేకంగా దాని ముఖంగా ఉండాలి:

(i) అంగకాలం ప్రదేశం నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నలను ప్రతిపాదించండి.

(ii) ప్రతి మేలాడులు నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నలకు ఉత్తరం సంపాదించండి.

(iii) మెలుడు.

(iv) దృష్టి కోరుచు నాగిన మంత్రి శాసనం లో ఆధ్యాత్మిక ప్రశ్నల ఫలితాలను ఉంచండి.
11th November, 1981.

Oral Answers to Questions.

Collapse is due to bad workmanship of masonry.
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It is only a temporary, expeditious arrangement to facilitate flow of water—certainly not a permanent arrangement. We were in a position to supply water.

We can take it up in the next session.
Construction of Lower & Middle Income Group Houses at Gadwal Town

47—

*8670 Q— Sri M. Omkar (Narasampet) :—Will the Minister for Housing be pleased to state:

(a) whether it is a fact that Andhra Pradesh Housing Board had collected nearly one lakh fifty thousand Rupees as earnest deposit from the employees and general public of Gadwal town in Mahaboobnagar District towards construction of lower and middle income group houses in 1979:

(b) if so, whether construction work has been taken up; and

(c) if not, the reasons for the delay in execution of the work?
Lift Irrigation Scheme for Chetnihalli, Nadichyagi and Marati

48—

*8042—(J) Q—Sri H. Satyanarayana (Adoni):- Will the Minister for Ground Water be pleased to state:
(a) when was the foundation Stones were laid for lift irrigation at Chetnihalli, Nadichyagi and Marati;
(b) are the works grounded;
(c) if not, the reasons therefor; and
(d) whether the Government will take immediate steps to take up the works for providing water for the drought stricken area?

(i) 3. Lift Irrigation Scheme for Chetnihalli, Nadichyagi and Marati (Koppal) (Telugu):

(a) 3. Lift Irrigation Scheme for Chetnihalli, Nadichyagi and Marati (Koppal) (Telugu):

(r) When was the foundation Stones laid for lift irrigation at Chetnihalli, Nadichyagi and Marati?

(a) 3. Lift Irrigation Scheme for Chetnihalli, Nadichyagi and Marati (Koppal) (Telugu):

(b) Are the works grounded?

(c) If not, the reasons therefor?

(d) Whether the Government will take immediate steps to take up the works for providing water for the drought stricken area?
49—

*8635 Q.—Sri G. Mallikarjuna Rao :—Will the Minister for Major Industries be pleased to state:

(a) the amount allotted to the Vizag Steel Factory during last year;
(b) the amount spent, the amount lapsed and the reasons therefor;
(c) the amount allotted in the current year and the amount spent so far; and

(d) the steps being taken by the State Government to spend the entire amount allotted for this year without being lapsed?

Minister For Major Industries (Sri M. Baga Reddy):—

(a) The provision under B.E. 1980-81 was Rs. 70 crores and under R.E. 1980-81 Rs. 66.46 crores.
Oral Answers to Questions. 11th November, 1981.

(b) The actual expenditure incurred by the Visakhapatnam Steel Plant Project during 1980-81 was over Rs. 52 crores. The Government of India have informed that no amounts have passed in so far as this project is concerned since in case of a plan Scheme like the instant project, funds are released on the basis of the approved cost estimates and the progress of work and that any requirements left over are taken care of in the subsequent years within the sanctioned estimates. The short-fall in expenditure it stated was mainly due to delay in submission of revised Detailed Project Report (DPR) by the Soviet and Indian consultants as a consequence of which finalisation of contracts for equipment supply and civil engineering was delayed.

(c) The approved outlay for the current financial year is Rs. 130 crores. The project has incurred an expenditure of 19.82 crores upto August, 1981.

(d) The position was brought to the notice of the Government of India since the project is being implemented by Steel Authority of India Limited which is a Central Government undertaking under the administrative control of the Union Ministry of Steel and Mines, Department of Steel. It is stated that the progress of expenditure is regularly reviewed and monitored by SAIL/Department of Steel, Government of India.
Mr. Deputy Speaker :— Mr. Govinda Rao, because you come from the area, I have allowed you. You can give notice and I will consider.

Mr. Deputy Speaker :— All right. Now, next question.

Re-Instatement of V. M of Iragavaram Village.

50—

*8650—Q—Sarasvati Ch. Rajeswara Rao (Sircilla), Pooja Subbaiah (Markapur) and D. Chinnamalliah (Indurthy) :— Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that Sri A. Ranganayakulu the V. M. of Iragavaram village, Tanuku Taluq, West Godavari District was sus-
Oral Answers to Questions. 11th November, 1981.

(p) Whether it is a fact that the said village munisiff was reinstated as village munisiff on 17-9-1980 by the Hon'ble Minister for Revenue on a revision petition by the V.M.

Law will take its own course and action will be taken against him.
11th November, 1981.

Oral Answers to Questions.

The Honourable Member (M.S. Rao) raised a point of order. He said: Is it a fact that the Government would consider the case of an employee who misappropriated funds, and, if so, how would it be treated? If he says that law would take its own course, what course will it take?

The Honourable Minister (M. Ramakrishna) said: The Government takes a policy not to reinstate an employee who misappropriates funds. In case of embezzlement or misappropriation, the law will take its own course. Let him resort to lawful course.
Sri N. Janardhana Reddy:—Law will take its own course, as the matter stands now. At this stage, I have asked the Collector to take appropriate action and I cannot ask him to suspend. I have already directed him to take action. After hearing the Member I got convinced and it would not be proper to go in support of him or save him.


Promotion to Industries Extension Officers in Controvention of Rules.

334—

*8037-(Q) - Sri P. Janardhana Reddy (Kamalpur):- Will the Minister for Small Scale Industries be pleased to state:

(a) whether it is a fact that 6 junior most Industries Extension Officers and one supervisor were promoted in contravention of rules and overlooking several seniors;

(b) whether it is also a fact several writ petitions were filed against these promotions;

(c) whether it is also a fact that the Departmental promotions Committee has not been convened for the last 7 years thus denying promotions to several Senior employees; and

(d) if so, what action the Government has taken in the above matters?

335—

*1835-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: P. Harish Chandra
Date of Promotion: 26-5-1980

*1836-(Q) — L. A. Q. 9-6-1980 Rég. No. 1181/EC/80-4 Ind. Ex. Officers Promotion Committee:— On 9-6-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: N. Prasad
Date of Promotion: 9-6-1980

*1837-(Q) — L. A. Q. 10-12-1980 Rég. No. 1954/EC/80-7, Promotions to Industries Extension Officers:— On 10-12-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: S. Rama Rao
Date of Promotion: 10-12-1980

*1840-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: S. Chandra Babu
Date of Promotion: 26-5-1980

*1841-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: Ch. Venkat Rao
Date of Promotion: 26-5-1980

*1842-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: V. Sudhakar Rao
Date of Promotion: 26-5-1980

*1843-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: A. V. Prasad
Date of Promotion: 26-5-1980

*1844-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: M. Raghava Rao
Date of Promotion: 26-5-1980

*1845-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: R. Venkat Rao
Date of Promotion: 26-5-1980

*1846-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: G. Venkat Rao
Date of Promotion: 26-5-1980

*1847-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: B. Venkat Rao
Date of Promotion: 26-5-1980

*1848-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: C. Venkat Rao
Date of Promotion: 26-5-1980

*1849-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: D. Venkat Rao
Date of Promotion: 26-5-1980

*1850-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: E. Venkat Rao
Date of Promotion: 26-5-1980

*1851-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: F. Venkat Rao
Date of Promotion: 26-5-1980

*1852-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: G. Venkat Rao
Date of Promotion: 26-5-1980

*1853-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: H. Venkat Rao
Date of Promotion: 26-5-1980

*1854-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: I. Venkat Rao
Date of Promotion: 26-5-1980

*1855-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: J. Venkat Rao
Date of Promotion: 26-5-1980

*1856-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: K. Venkat Rao
Date of Promotion: 26-5-1980

*1857-(Q) — L. A. Q. 26-5-1980 Rég. No. 1181/EC/80-2 Ind. Ex. Officers Promotion Committee:— On 26-5-1980, the Industries Extension Committee has been convened and the following Officers were promoted:

Name: L. Venkat Rao
Date of Promotion: 26-5-1980

79—4
10-00 a.m.

11th November, 1981.

Oral Answers to Questions

(1) 1978 అక్టోబర్ 30 తో 1981 జనవరి 1 మధ్య సంస్చరాల విస్తరణ సంఖ్యలు ఉపయోగించడం ప్రత్యేకంగా పెద్ద అంశాలు ఉండాయి.

10-30 a.m.

11.
(Post-poned from 7-5-1981)

Construction of a Bridge on Kappala vagu near Bheemgal

373—

*8035-(P) - 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 on Kappala Vagu near Bheemgal, Nizamabad District.

(b) if so, when it will be sanctioned and commenced, and

(c) if not, the reasons therefor?

Sri D. Kondaiah Chowdary :—Sir, there cannot be wild allegations like that.

Sri R. Venkat Reddy :—How can you make such statements?

Sri K. Venkata Rao :—Sorry, I don't want to interrupt.

Sri P. Rama Rao :—Why should we be allowed to answer?
Sri D. Kondiah Chowdary:—Within three years all the taken over roads will be repaired.

Sri M. Baga Reddy (Minister for Major Industries):—(a) Sir, Mogurt, a trading firm of Hungary has offered assistance for the manufacture of Articulated Buses.

(b) & (c) State Government have not yet taken a final decision in regard to implementation of this project.
S. N. Q. No. 8898–G. Sri K. Govinda Rao (Anakapalli) :—Will the Minister for Minor Irrigation be pleased to state:

(a) whether any cracks have developed in the Eastern dam in the Raiwada Project, Visakhapatnam District; and

(b) if so, the action taken thereon to rectify the same?

Development of Cracks to the Raiwada Project

S. N. Q. No. 8898–G. Sri K. Govinda Rao (Anakapalli) :—The Minister for Minor Irrigation be pleased to state:

(a) whether any cracks have developed in the Eastern dam in the Raiwada Project, Visakhapatnam District; and

(b) if so, the action taken thereon to rectify the same?

Development of Cracks to the Raiwada Project

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(a) whether any cracks have developed in the Eastern dam in the Raiwada Project, Visakhapatnam District; and

(b) if so, the action taken thereon to rectify the same?

Development of Cracks to the Raiwada Project

S. N. Q. No. 8898–G. Sri K. Govinda Rao (Anakapalli) :—Will the Minister for Minor Irrigation be pleased to state:

(a) whether any cracks have developed in the Eastern dam in the Raiwada Project, Visakhapatnam District; and

(b) if so, the action taken thereon to rectify the same?
Short Notice Questions and Answers.

(iii) Shri Gopalakrishna Reddy, Secretary to the Government of Andhra Pradesh, \(23-10-81\), in his letter, dated \(10-11-81\) states that the Government has decided to grant a leave of one month to all the staff of the Government offices due to the forthcoming assembly elections. The leave will be available from the 1st of December, 1981. The Government has also issued a circular to all the Heads of Departments, instructing them to take necessary action.

Mr. Subrahmanya:—It is necessary to appoint a new DGCE, as the present DGCE has been transferred to another department. The government has already appointed Mr. Sreedhar as acting DGCE.

Mr. N. Renuka:—I have a query regarding the new DGCE. He has no experience in the field of education. How can he manage the department?

Mr. R. Ramana:—I am in favor of Mr. N. Renuka's query. The new DGCE should have prior experience in the field of education.

Mr. Satyanarayana:—It is essential to have an experienced DGCE in the field of education. The new DGCE should be given some time to familiarize himself with the department.

Mr. Muralidhar:—I am in favor of Mr. Satyanarayana's suggestion. The new DGCE should be given adequate time to understand the functioning of the department.

Mr. Ambrose:—I think it is a good idea to have an experienced DGCE. He will be able to manage the department effectively.

Mr. E. Muralidhar:—I am in favor of Mr. Ambrose's suggestion. An experienced DGCE will be able to manage the department effectively.
Matter under Rule 329:

Re: Inordinate Delay in allotment of plots to Legislators by Sri Venkateswara Housing Co-operative Society, Jubilee Hills, Hyderabad.

MATTER UNDER RULE 329

Re: Inordinate delay in allotment of Plots to Legislators by Sri Venkateswara Housing Co-operative Society, Jubilee Hills.
11th November, 1981.

Matter under Rule 329:

re: Inordinate Delay in allotment of plots to Legislators by Sri Venkateswara Housing Co-operative Society, Jubilee Hills, Hyderabad.
Matter under Rule 329:
re: Delay in allotment of plots to Legislators by Sri Venkateswara Housing Cooperative Society, Jubilee Hills, Hyderabad.

11th November, 1981.

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Marter under Rule 329:
re: Inordinate Delay in allotment of plots to Legislators by Sri Venkateswara Housing Co-operative Society, Jubilee Hills, Hyderabad.

382 11th November, 1981.

In the matter of plots allotted to Legislators

The object of this matter is to bring to the notice of the Society the inordinate delay in allotment of plots to Legislators.

The Society has been notified to provide plots to Legislators under Rule 329. However, the process has been delayed for a considerable period.

The matter has been raised earlier, but no satisfactory response has been received.

The Society is requested to take immediate steps to allocate plots to Legislators as per the rules.

Yours sincerely,
[Signature]

[Name]

[Position]

[Organization]
Mat. under Rule 329 : 11th November, 1981. 383
re : Inordinate Delay in allotment of plots to Legislators by Sr. Venkateswara Housing Cooperative Society, Jubilee Hills, Hyderabad

...
Matter under Rule 329:
re : Inordinate Delay in allotment of plots to Legislators by Sri Venkateswara Housing Co-operative Society, Jubilee Hills, Hyderabad.
Matter under Rule 329: 11th November, 1981. 385
re: Inordinate Delay in allotment of plots to Legislators by Sri Venkateswara Housing Cooperative Society, Jubilee Hills, Hyderabad.

Sri V. Reddy (Member) : This matter has been pending here for about 10 months. It is stated that the allotment of plots has been delayed. Certain legislators have approached this Department through their Members of Parliament, but no action has been taken. Is there any possibility of providing allotment to the legislators before the Budget? The legislature is scheduled to meet in February. The legislators have asked for allotment of 20 plots to 10 legislators. It is further stated that the legislators have requested to be allotted 300 plots. It is, therefore, requested whether the Department can expedite the allotment of plots to the legislators.

Sri C. V. S. Reddy : There has been a series of meetings held here to expedite the allotment of plots. As a result, some plots have been allotted to some legislators. However, the Department has not taken any action.

Sri V. Reddy : It is stated that the Department is considering the allotment of plots to the legislators. It is, therefore, requested whether the Department can expedite the allotment of plots to the legislators.

Sri C. V. S. Reddy : It is stated that the Department is considering the allotment of plots to the legislators. It is, therefore, requested whether the Department can expedite the allotment of plots to the legislators.
Calling Attention Matter:
re: Rationalisation of Electricity Tariff for the Agricultural Consumers

11th November, 1981.

CALLING ATTENTION TO MATTER OF URGENT PUBLIC IMPORTANCE

Re: Rationalisation of Electricity Tariff for Agricultural Consumers.

1. The following numbered points (1 to 9) are:

1. The existing electricity tariff for agricultural consumers is unfair.
2. The existing electricity tariff is not equitable.
3. The existing electricity tariff is not justifiable.
4. The existing electricity tariff is not sustainable.
5. The existing electricity tariff is not affordable.
6. The existing electricity tariff is not justifiable.
7. The existing electricity tariff is not justifiable.
8. The existing electricity tariff is not justifiable.
9. The existing electricity tariff is not justifiable.

2. The existing electricity tariff in 1980 was 50% lower than the current tariff.

The existing electricity tariff for agricultural consumers should be rationalised.
Calling Attention Matters: 11th November, 1981.

re: Rationalisation of Electricity Tariff for the Agricultural Consumers.

1) The existing electricity tariff for agricultural consumers is not in accordance with the principles under which it is based.

2) The existing agricultural tariff is based on the assumption that land is cultivated for 12 months and water is available for 14 months. This is not the case.

3) The existing tariff is based on the assumption that a 1 ha area requires 3.00 cubic meters of water per month. This is not the case.

4) The existing tariff is based on the assumption that a 2 ha area requires 4.50 cubic meters of water per month. This is not the case.

5) The existing tariff is based on the assumption that a 3 ha area requires 6.00 cubic meters of water per month. This is not the case.

6) The existing tariff is based on the assumption that a 4 ha area requires 7.50 cubic meters of water per month. This is not the case.

7) The existing tariff is based on the assumption that a 5 ha area requires 9.00 cubic meters of water per month. This is not the case.

8) The existing tariff is based on the assumption that a 6 ha area requires 10.50 cubic meters of water per month. This is not the case.

9) The existing tariff is based on the assumption that a 7 ha area requires 12.00 cubic meters of water per month. This is not the case.

10) The existing tariff is based on the assumption that a 8 ha area requires 13.50 cubic meters of water per month. This is not the case.

11) The existing tariff is based on the assumption that a 9 ha area requires 15.00 cubic meters of water per month. This is not the case.

The above tariff is not in accordance with the principles under which it is based. It is recommended that a new tariff be fixed which is in accordance with the principles under which it is based.
Calling Attention Matter:
re: Rationalisation of Electricity Tariff for the Agricultural Consumers.

6. The following tariff rates have been revised as indicated:

1) Rs. 50/-
2) Rs. 125/-
3) Rs. 144/-
4) Rs. 120/-
5) Rs. 145/-
6) Rs. 180/-
7) Rs. 204/-
8) Rs. 16/-
9) Rs. 17.5/-

7. A note of caution is hereby given to the effect that the above tariff rates apply to agriculture consumers only. The rates for non-agricultural consumers will remain unchanged. Any further amendments in these rates will be notified separately.

8. The revised tariff rates are applicable from November 1, 1981, and will remain in force until further notice. Any queries regarding this matter should be directed to the Electricity Department.
Calling Attention Matter
re: Rationalisation of
Electricity Tariff for the
Agricultural Consumers

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11th November, 1981

calling attention matter re: rationalisation of electricity tariff for the agricultural consumers.
Calling Attention Matters:

re: Rationalisation of Electricity Tariff for the Agricultural Consumers

11th November, 1981

11.00 a.m.
Calling Attention Matter: 11th November, 1981.

re: Rationalisation of Electricity Tariff for the Agricultural Consumers.

"The system of flat-rate tariff prevailing in, result in the inefficient use of electricity and as such it should be dispensed with."

This flat-rate tariff is gaining to ground in other states... and the Committee feels that flat rate tariff system invariably encourage wasteful use of energy, as the marginal cost for use of electricity becomes more in such a case. However, such un-metered supply make it impossible to measure the distribution loss of electricity in the system. A clear directive should be used in all states not to adopt such tariff....
392 11th November, 1981.

Papers laid on the Table.

Sri S. Jaipal Reddy:—Sir, why is that the decision was not kept up? The Committees might have been constituted long back. I dont know whether the Minister is sleeping or snoring.

Mr. Deputy Speaker:—I have also directed to constitute a Committee. You constitute the same atleast in a month’s time.

Sri A. Veerappa:—Yes Sir.

Mr. Deputy Speaker:- The Minister will look into it. The next call-attention motion will be taken up tomorrow since the answer is not ready.

PAPERS LAIED ON THE TABLE

Sri M. Baga Reddy:—(Minister for Major Industries):— I beg to lay on the Table a copy of the Annual Report on the working of the Andhra Pradesh State Financial Corporation for the year 1980-81, in compliance with Section 38 (3) of the State Financial Corporations Act, 1951.

the Andhra Pradesh Administrative Tribunal in RP.No. 73/81, under proviso to clause (5) of article 371 (D) of the Constitution of India.

Sri G V Sudhakara Rao (Minister for Major Irrigation):— I beg to lay on the Table a copy of the Special Order made by the State Government annulling the order of the Andhra Pradesh Administrative Tribunal in Contempt Case 5 of 1981 dated 22-4-1981 in Go. Ms. No. 315 I and P Department, dated 31-7-1981 under the proviso to clause (5) of article 371-D of the Constitution of India, as required by clause (6) of article 371-D of the Constitution of India.

Mr. Deputy Speaker:—Papers, laid on the Table.
Mr. Deputy Speaker — Hereafter the Ministers have to inform the House beforehand.

Mr. Deputy Speaker:— I assure that such things will not recur hereafter.

Mr. Deputy Speaker:— There was some intention to take permission

Mr. Venkiah Naidu — He must take written permission from the Chair.

Mr. Deputy Speaker:— He must take written permission from the Chair.
Papers laid on the Table 11th November, 1981. 395

Mr. Deputy Speaker:— But he has sent a letter.

Sri C. Doss:— I am only placing it with you permission.

Sri M. Venkaiah Naidu:— He can not take the house or the Speaker for granted. The Minister must approach the Speaker and then only go.

Mr. Deputy Speaker:— He did not personally obtain permission but he has sent a letter.

Mr. Deputy Speaker:— I appeal to the House - since I have permitted him he may place it. The minister has sent a letter and I have permitted. I will see such things do not recur.

Mr. Deputy Speaker:— The other day Mr. Alwar Doss wanted to come to the Assembly but there was no driver for him. To-day too he was trying to contact him on the phone, but I was sitting in the Chair and my P. A. has received it.
11th November, 1981.

Papers laid on the Table.

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10. పార్ష్విక ఉద్యోగానికి సహాయం కోసం 2 కంపెనీలు ఉన్నాయి. అంగులాలు 4 తినాం నడిపించినాయి. మరియు మానవుల సంఖ్యలు ఒక ప్రతి విధానపు సమయంలో ఇందెలి..

10. విద్యారథిల్లో లాండ్ రెండు విషయాలను సూచించవచ్చు. తగుడు విద్యార్థులు దానిని పిలువడానికి ఇటీ చారిత్ర. విద్యారథులు తగుడు రెండే విషయాలు సూచించాలని ప్రామాణ్యం.?

10. విద్యారథిల్లో సాధారణంగా రెండు విషయాలను సూచించవచ్చు. 4 కంపెనీలు చారిత్ర నిర్ధారించిన ఇందెలి. మరియు విద్యారథుల సంఖ్యలు ఒక ప్రతి విధానపు సమయంలో ఇందెలి ఇందెలి.

మ.స.ఫి.సె. మామ్మార్: — తగుడు రెండు విషయాలను సూచించాలని ప్రామాణ్యం.?

10. ప్రస్తుత సమయంలో ఇది చారిత్రకు కొంతం కొంతం కర్మదానం చేస్తాం. I did not use any word suggesting any insinuation; I have not spoken any thing defamatory or unparliamentary.

10. మామ్మార్: — సాధారణంగా రెండు విషయాలను సూచించాలని ప్రామాణ్యం? We have accepted your decision since you have permitted him. But we are trying to bring to your notice this sort of behaviour of any Minister cannot be continued.

మామ్మార్: — సాధారణంగా రెండు విషయాలను సూచించాలని ప్రామాణ్యం?

10. మామ్మార్: — సాధారణంగా రెండు విషయాలను సూచించాలని ప్రామాణ్యం? We have accepted your decision since you have permitted him. But we are trying to bring to your notice this sort of behaviour of any Minister cannot be continued.
Government Resolution:

11th November, 1981

re: Nomination of the Representation of the Legislature to serve on Regional Postal Advisory Committee, A. P.

Sri D. Elondaiah Chowdary:— Sir, I beg to move that, “As the Post-Master General Andhra Pradesh requested the Government to communicate the name of the representative of the State Legislature to serve on the Regional Postal Advisory Committee, Andhra Pradesh from 1-1-1981 to 31-12-1982, the Assembly do recommend to the Government to communicate to the Post-Master General, the name of the member elected by this Assembly to serve on the afore said Committee for the said period.”

Mr. Deputy Speaker:— Resolution moved.

GOVERNMENT RESOLUTION

re: Nomination of Representation of the Legislature to serve on Regional Postal Advisory Committee, Andhra Pradesh

Sri K. Sathyanarayana Raju:— Sir, I beg to lay on the Table a copy of the Annual Report of the Andhra Pradesh Housing Board for the year 1980-81 as required under Section 65 of the Andhra Pradesh Housing Board Act, 1956.

Mr. Deputy Speaker:— Papers laid.

Sri C. Dass (Deputising the Minister for Cinematography):— 11.30 a.m. Sir, I beg to lay on the Table a copy of the Sixth Annual Report on the working of the Andhra Pradesh State Film Development Corporation Limited, Hyderabad for the year 1980-81 in compliance with the provisions under Section 619-A(3) of the Indian Companies Act, 1956.
11th November, 1981.

Government Resolution:
re: Nomination of the Representation of the Legislature to serve on Regional Postal Advisory Committee, A. P.

Mr. Deputy Speaker:—It is not the mistake of the Minister. It is the mistake of the Postal Department.

Sri M. Venkaiah Naidu:— The Minister can write to the Post-Master General explaining them the anxiety of the Members.

Sri D. Kondaiah Chowdary:— We will write to the Postal Department.

Sri S. Jaipal Reddy:— We cannot do that because the term of the member from the Assembly will be co-terminous with the Committee of the Postal Department.

Sri D. Kondaiah Chowdary:— We will take it up with the Post-Master General.

Mr. Deputy Speaker:— I am to announce to the House that for the Conduct of the Election of Representative to serve on the Regional Postal Advisory Committee, Andhra Pradesh for the period from 1-1-1981 to 31-12-1982, as mentioned in the Resolution moved by the Minister for Roads and Buildings, I fix the following programme of dates:

Last Date of making nominations 1.30 p.m. 12-11-1981 (Thursday)
Date of scrutiny 11.30 am. 13-11-1981 (Friday)
Last Date of withdrawal of candidature 1.30 p.m. 17.11.1981 (Tuesday)

Date on which a poll shall, if necessary, be taken

10.00 a.m. 19-11-1981 (Thursday) to 2.00 p.m.

Place of poll

Committee Room of the Assembly Buildings, Hyderabad.

STATUTORY RESOLUTIONS AND GOVERNMENT BILL

Statutory Resolutions:
The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.

11th November, 1981.

...
402 11th November, 1981. Statutory Resolutions:

(ඉ. නරයන රේදි යින් වේ) — අඟලි, විශේෂ මේවාක්ක නොමැති, මත මේවාක්ක නොමැති, මත මේවාක්ක නොමැති.

(ඉ. නරයන රේදි යින් වේ) — අඟලි, විශේෂ මේවාක්ක නොමැති, මත මේවාක්ක නොමැති.


(Sri C. Narayana Reddy in the Chair.)
Statutory Resolutions:

11th November, 1981.

[Text in Telugu]


Sri K. Narasimha Reddy:— As an addendum, it is desirable to extend the scope of the Bill to include 200 villages in each parishad. Therefore, it is imperative to extend the scope of the Bill to include 200 villages in each parishad.
Statutory Resolutions:
The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.

11th November, 1981.

1. The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.

2. The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.

12.00 noon
Statutory Resolutions:
The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.

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The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.
이 릭에 대한 전문가의견. 여러 차례의 논의로 450여 개의 상관방지법의 단순화와   
필요한 수정이 이루어졌다. 10만 9천여 개의 법안이 제출되었으며, 이들 중 10만 9천   
여 개가 통과되었다. 이는 약 130여 개의 법안을 포함한다. 각 팀은 관련 분야의 전문가(3)   
외에도 10개 이상의 경제의사가 참여하였다. 이들은 이 법안의 역할에 대한 전문적인   
견해를 제공하였다. 이는 법안의 구체적 내용을 결정하는 데 기여하였다. 이 법안은   
표준화된 법률로, 이는 중요한 변화를 이루었다. 이는 이 법안이 단순화된 법률로   
변화되어 더욱 편리한 법률이 되었다.

사례 01. 사례 01 (표준법) : 이 경우, 법률이   
표준화된 법률로, 이는 중요한 변화를 이루었다. 이는 이 법안이 단순화된 법률로   
변화되어 더욱 편리한 법률이 되었다.

Statutory Resolutions: 
The A. P Gram Panchayats & 
Panchayat Samithis and Zilla 
Parshads Acts (Third 
Amendment) Bill, 1981.

11th November, 1981.
Statutory Resolutions:
The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
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Sri S. Jaipal Reddy:— It is not unparliamentary.

Chairman:— I will look into this.

Sri M. Srinivasa Rao:— Can the member pass such aspersions on the legislators. It amounts to disrespect to the Assembly and the legislators. No one has said like that. What all Mr. Jaipal Reddy stated leads to create aspersions. Being in Oppositions he wants to create differences between the Samithi Presidents and the Legislators which is not desirable in a democracy.

Chairman:— I will look into it.
Sri S. Jaipal Reddy:— I believe that state of affairs is inevitable. In Democracy it is regulated, the conflicts between the legislators in the Legislature.

Chairman:— I will look into it.

Sri S. Jaipal Reddy:— I am a leader of the party group. I am winding up. You cannot say that there is no time.

Chairman:— You have come in the 11th hour.

Sri S. Jaipal Reddy:— Twelve Ordinances were clamped into one Bill Atleast at the rate of two minutes for each may be given.

Chairman:— You have exceeded 15 minutes.

Sri S. Jaipal Reddy:— Kindly deduct the time taken by the other legislators. 12.30 p.m.

Sri M. Sreenivasa Rao:— Point of Order.
Sri S. Jaipal Reddy:— I am referring to press report.

Sri B. Rama Rao:— Point of order.

Chairman:— What is the point of order there? There is no point of order.

Sri M. Srinivasa Rao:— You must come to our rescue. It is a question of prestige of all Legislators. We never lowered the prestige of the office of the Samithi president or the entire Samithi or even Zilla Parishad. We don’t say that. Unfortunately this type of impression is created, that we Legislators are opposed to that institution or their powers being given. It is absolutely a false allegation. It is against the entire Legislators.

Sri M. Venkaiah Naidu:— Is it a point of order or a clarification?

Sri M. Sreenivasa Rao:— Can this allegation be allowed to be raised in this House. I want to raise another point also. He is not aware as to what happened in the Party meeting. Based on the press reports he is alleging. His version is absolutely wrong and the Legislators support the institution of the samithis, presidents and zilla parishads. It is not derogatory to our own prestige by passing such wild allegations?

Mr. Chairman:— This point can be answered by the Minister.

Sri M. Venkaiah Naidu:— He can answer. He is capable of answering also.

Chairman:— He said it is based on press reports.

Sri M. Venkaiah Naidu:— This is not relevant.
Statutory Resolutions:

and Samithi Presidents, Zilla Parishads and Zilla Parishad Chairman. In the Samithis to-day we have four independent Standing Committee Chairman. It is not shown in the Act as to what independent powers are exercised or enjoyed by them.
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The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
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Statutory Resolutions:
The A. P. Gram Panchayats &
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Parishads Acts (Third
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...
Statutory Resolutions:

1.00 p.m.

...
Statutory Resolutions:
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Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.

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Statutory Resolutions:

To amend the A. P. Gram Panchayats, Panchayat Samithis and Zilla Parishads Acts.

(Mr. Deputy Speaker in the Chair)

(31—590)

(35—419)

(36—379)

(37—326)

(38—287)

(39—259)

(40—233)

(41—207)

(42—193)

(43—167)

(44—140)

(45—127)

(46—113)

(47—100)

(48—87)
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11th November, 1981.

Statutory Resolutions:
The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.

...
atutory Resolutions:
The A. P. Gram Panchayatas &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.

Sri S. Jaipal Reddy:—Sir, the Minister explained to us that
authority still rests with B.D.O. The Samithi President can only
make suggestions in conformity with the guide-lines. The sugges-
tions can be made by anybody, because the authority rests with
only one person.

Sri S. Jaipal Reddy:—Sir, a Legislator is a Member of the
Panchayathi Samithi and Zilla Parishad and if the Legislator
becomes the Chairman of the Consultative Committee, he will be
negativing the decision of the General Body to which he himself is
an authority.
Statutory Resolutions:
The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.

Administrative control for the implementation
of Resolutions passed by the Zilla Parishads or Standing
Committees or the Samithies or Standing Committees as the case may be
The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishads Acts (Third
Amendment) Bill, 1981.
స్టాట్యూర్యరైటీ రేసియల్ సుబుందుల 

11th November, 1981. 

డాక్టరు ఎం. డి. ఆదర్శం ని సాంస్కృతిక శాస్త్రానికీ సన్నిచాల వేసవి. ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. అ కు సంస్కృతి రాజ్యానికి సాగించాడు. ఈ కారణంగా ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు.

సుప్రసిద్ధిత కార్యకారకి సాంస్కృతిక శాస్త్రానికీ సన్నిచాల వేసవి. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు. ఎందుకు ఎందుకు మాత్రం ప్రత్యేక సంస్కృతి రాజ్యానికి సాగించాడు.

Statutory Resolutions:

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11th November, 1981.

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Mr. Deputy Speaker:—Now the House stands adjourned to meet again at 5.00 p.m. today.

(Then the House adjourned to meet again at 5.00 p.m.)

The House re-assembled at 5-00 p.m.,

(Mr. Deputy Speaker in the Chair)

"(1) This house disapproves the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads Acts (Second Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 3 of 1981).

(2) This house disapproves the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads Acts (Third Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 4 of 1981).

(3) This house disapproves the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads Acts..."
(Fourth Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No: 5 of 1981.)

(4) This House disapproves the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 10 of 1981).

(5) This House disapproves the Andhra Pradesh Panchayats Samithis and Zilla Parishads (Second Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 13 of 1981.)

(6) This House disapproves the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Third Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 15 of 1981.)

(7) This House disapproves the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Fourth Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 17 of 1981.)

(8) This House disapproves the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Fifth Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 19 of 1981.)

(9) This House disapproves the Andhra Pradesh Gram Panchayat Samithis and Zilla Parishads Acts (Fifth Amendment) Ordinance 1981 (Andhra Pradesh Ordinance No. 20 of 1981.)

(10) This House disapproves the Andhra Pradesh Panchayats and Panchayat Samithis and Zilla Parishads Acts (Fifth Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 21 of 1981.)

(11) This House disapproves the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Seventh Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 32 of 1981.)

(12) This House disapproves the Andhra Pradesh Panchayats Samithis and Zilla Parishads (Eighth Amendment) Ordinance, 1981 (Andhra Pradesh Ordinance No. 34 of 1981.)

Mr. Deputy Speaker :- Motions lost.

Mr. Deputy Speaker :- The question is that the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads Acts (Third Amendment) Bill, 1981, be taken into consideration.

Motion was adopted and the Bill was considered.

Mr. Deputy Speaker :- Now the members will move their amendments.

Sri P. Sundarayya :- Sir, I beg to move. Add the following at the end of Sub-Section (1) of Section 30 of the Andhra Pradesh Gram Panchayats Act, 1964.

"Only if such group of village Panchayats having a population of not less than 5000, request for such a full time or part time of Executive officer."
Add the following at the end of item 36 (2) of subclause (5) of clause 2:

"and number of contingency staff such as the school conductresses, sweepers etc. Their allowances and privileges."

Delete Sub-clause (6) (b) of clause 2.

In Sub-clause (6) (c) of clause 2 for the words and "vehicle or otherwise" substitute "vehicle" means, motor vehicles, passenger cars, lorries, buses, Jeeps, tractors and auto rickshaws."

Delete item 149 C in sub-clause (8) of clause 2.

Delete item 149 D of sub-clause (9) of clause 2.

Delete item 149 D (4) of sub-clause (9) of clause 2.

In Section 4 (1) (b) of Act XXXV of 1959 for items ii, iii, iv and v substitute the following:

"ii. The member of Legislative Assembly or Legislative Council, a member of house of People, or member of Council of States, shall be members of the Samithis on Zilla Parishads situated in their constituency, without right to vote. They shall also participate in all the standing committees of Samithis and Zilla Parishads concerned."

In Section 4 (1) (b) of Act XXXV of 1959 for item ii substitute the following:

"The member of Legislative Assembly of the State, representing a constituency shall be member of the Panchayat Samithi or the Block, in which the major portion of his constituency lies.

And in case his constituency is more or less equally devided, he shall exercise his option, within 30 days of the elections as member of Legislative Assembly and his choice shall be final."

For sub-clause (1) (e) of clause 3 substitute the following:

"The member of House of People shall be a member of one of the Samithis in his constituency, of his choice, which he shall exercise his choice within 30 days of his election; and thereafter his choice shall be final and irrevocable.

The member of Legislative Council elected in local body or graduate or teachers constituency shall exercise his choice of any one Samithi in his constituency, within 30 days of his election and thereafter it shall be final and irrevocable.

The member of Legislative Council, elected from the Assembly constituency or nominated by the Governor, and the member to Council of states (Rajya Sabha) elected from the Assembly constituency or nominated by the President of Republic of India, shall be
member of any Samithi of his choice in the state. He shall exercise his choice within 30 days of his election and it shall be final and irrevocable.

For items (i) and (ii) of Sub-clause 1 (e) of clause 3 substitute the following:

“If a member of Legislative Assembly, or Legislative Council or a member of the house of People or Councils of States (Rajya Sabha) does not exercise their choice within 30 days period, after their election, the Government shall fix up their memberships if any one Samithi within 15 days after the expiry of his 30 days choice period and such nomination by the Government shall not be more than one in one Samithi.”

Sri Ch Vittal Reddy: — Sir, I beg to move.

For item (e) of Sub-clause (1) of Clause 3 substitute the following:

“Only the members of the Legislature and the members of the Parliament of that district, whose names are included in the voters lists of the district shall be the members of Zilla Parishad.”

Sri P. Sundarayya: — Sir, I beg to move:

Add the following as new sub-section after Section 5(2) of the Act No. XXXV of 1959:

“A member of either House of the State Legislature or of Parliament shall be eligible to be elected as president of Samithi or Zilla Parishad Chairman, only if he gets elected as Samithi President as per Sub-section (2), above

But he shall cease to hold office unless within 15 days from the date of election to such office he ceases to be a member of either House of State Legislature or of Parliament by resignation or otherwise and if a President subsequently becomes a member of either House of the State Legislature or of Parliament, he shall cease to hold such office unless within fifteen days from the date of which he becomes such member, he ceases to be a member of either House of the State Legislature or of Parliament.”

Delete Sub-clause (2) of clause 3.

For item 5A in sub-clause (3) of clause 3 Substitute the following:

“Allotment of symbols for election to the office of the Samithi member and President”

5. A. For the election to the office of the President and the members of the Samithi i.e. the sarpanch, Party Symbols of the recognised political parties shall be allotted to their respective candidates and other symbols to the Independent as chosen by them.

Provided that the Election Authority shall also allot a common symbol to the candidates
belonging to either political parties or Independents having been formed into an Association or Front and Demand such a common symbol for them. Provided that the election of Sarpanches and Presidents of Samithis shall be held simultaneously on the same day or days.

Explanations: In this Section the term "recognised political party" shall have the meaning assigned to it in the election symbols (Reservation and Allotment) Order, 1968 issued under article 324 of the Constitution of India."

Add the following at the end of Sub-clause (3) of clause 5B(1)

"5B(1). Panchayat Samithi constituted for the Blocks in Schedule areas are to be demarcated so as to have Scheduled Tribal population of not less 1/3 or 1/2 of the total population and in all such Samithis all the presidentship of Samithis shall be reserved for the members belonging to the Scheduled Tribes.

(2) In non-scheduled areas, including the non-tribal areas excluded as per Sub-Section 1, of 5B such number of offices of Presidents of Panchayat Samithis as may be fixed by the Government having due regard to the proportion of the population of Scheduled Tribes (in areas other than the tribal areas as reconstituted in Sub-section 1 of 5B above) to the total population in such areas, shall be reserved for the members belonging to the Scheduled Tribes in the manner prescribed. So, however that the Panchayat Samithi in respect of which the office is so reserved in areas, other than scheduled areas including non-tribal areas as demarcated in 5B, as far as practicable the Panchayat Samithi where the proportion of the population of the Scheduled Tribes to the tribal population of the Block is the largest."

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

Substitute the following for the proviso to item 5A of sub-clause (3) of clause 3.

"Provided that the election authority shall allot to any contesting candidate any symbol reserved for a recognised political party by the Election Commission of India."

Delete Sub-clause (4) of clause 3

For item (1) of sub-clause (5) of clause 3 substitute the following:

(i) in Sub-section (2) in clause (a) after "the words" "shall consist of" the words "the President who shall be the ex-office member and Chairman and shall be inserted."
The A. P. Gram Panchayats &
Panchayat Samithis and Zilla
Parishes Acts (Third
Amendment) Bill, 1981.

"The President of samithi shall be the Chairman of
every standing Committee."

Sri P. Sundarayya:—Sir, I beg to move:

Add the following at the end of item (i) of sub-clause (7) of
clause 3 and renumber item (ii) as item (iii).

"(ii) All the staff on the establishment of the various depart­ments of the Government working in the samithis area shall be
under the administrative control and supervision of the Block. Deve­lopment Officer, who shall function under the directions of Panchayat
Samithi and its President."

In sub-sections (4), (5) and (6) of Section 24 of Act No.
XXXV of 1959 for the words “The Block Development OfEicer”
substitute the words “The President of Panchayat Samithis.

Delete sub-clause (9) of clause 3

Delete item (iv) of 35A (2) in sub-clause (9) of clause (3)

Substitute the following for item 35A (3) of sub-clause (9) of
clause 3

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

Sri G. Latchanna:—Sir, I beg to move:

In item 35 A (3) for the words “Other Persons” substituted
the words “technicians and experts.”

Sri Ch. Vittal Reddy:—Sir, I beg to move:

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

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

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

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

Sri P. Sundarayya:—Sir I beg to move:

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


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

Add the following words at the end of item (f) (a) of sub-clause (10) of clause 3

"As the representative of the Government."

Delete item (i) of sub-clause (11) of clause 3

Add the following words at the end of section 37 (1) of Act No. XXXV of 1959 (before the provisis)

Add the following at the end of item (ii) of sub-clause (11) of clause 3 (before the explanation.)

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

Delete sub-clause (14) of clause 3

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

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

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

In item (c) of sub-clause (15) of clause 3 for the words "other than its Chairman or the District Collector" substitute the words "other than the Zilla Parishad Chairman and the Collector."

Sri G. Latchanna :—Sir, I beg to move:

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

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

Sri P. Sundarayya :—Sir, I beg to move.

Delete sub-clause (19) of clause 3
Delete item (iv) of 58 (B) (2) of sub-clause (19) of clause (3)

Sri Ch. Vittal Reddy:—Sir, I beg to move:

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

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

Sri P. Sundarayya:—Sir, I beg to move:

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

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

Sri G. Latchanna:—Sir, I beg to move.

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

“Technicians and experts.”

Sri Ch. Vittal Reddy:—Sir, I beg to move.

Delete sub-clause (19) (5) of clause 3.

Mr. Deputy Speaker:—Amendments moved.

CLAUSE—2

Sri C. Rao:—Organisations:—Section 30 of the A.P. Gram Panchayats and Zilla Parishads Act, 1970 provides for the creation of organisations to function under the Parishad.

Sri G. Reddy:—In the A.P. Gram Panchayats and Zilla Parishads Act, 1970, Section 30 provides for the creation of organisations to function under the Parishad.

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Sri D. Rao:—The term “organisation” as defined in the A.P. Gram Panchayats and Zilla Parishads Act, 1970, is too wide and general. It should be defined with specific objects and activities.

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Mr. Deputy Speaker :— In view of the experience of Sri P. Sundarayya, I have allowed him to move the amendment.

Mr. Deputy Speaker :— Yes, as per the rules of the Parliamentary procedure. “An Amendment must have been introduced new or foreign matter into the Bill—amendment on enlarging the scope of the Bill or going beyond its intension have been ruled out of order. However, amendment limiting the scope of a Bill can be moved…….

So, Sri P. Sundarayya is allowed to move it.
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We are not in favour of that amendment.”

Sub-section (1) of Section 30 of the original Act is:

“A whole-time or a part time Executive Officer shall be
appointed by the Commissioner for any gram panchayat or
for any group of contiguous gram panchayats which may be
notified by him in this behalf.”

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ప్రపంచాదారం: అన్ని ప్రతి సంవత్సరం తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

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ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.

ప్రపంచాదారం: తన సంవత్సరాధారాలను తిరంగ అందిస్తావారు.
Mr. Deputy Speaker :—The question is:

Add the following at the end of Sub-section (1) of Section 30 of the Andhra Pradesh Gram Panchayats Act, 1964.

"Only if such group of village Panchayats having a population of not less than 5000, request for such a full time or part time of Executive Officer."

The amendment was lost.

Sri P. Sundarayya :—Please refer to 36 (2) of the original Act, "Such rules may provide for the constitution of any class of officers or servants of Gram Panchayats, other than the
executive officers, into a separate service for the whole of the State, or any part thereof. {24236522684} (1) Whether and on what grounds the whole or any part of the services of the aforesaid officers, shall or shall not be transferred into a separate service for the whole of the State, or any part thereof. It is not clear what is the rule of procedure and number of contingency staff such as the school conductresses, sweepers etc., their allowances and privileges. Whether and on what grounds the whole or any part of the services of the aforesaid officers, shall or shall not be transferred into a separate service for the whole of the State, or any part thereof? Under contingency staff sweepers, conductresses—would they come or not? Whether they will be paid from contingency grant or not?
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We are opposing the amendment.

Mr. Deputy Speaker:— The question is:

Add the following at the end of item 36 (2) of sub-clause (5) of clause 2:

“And number of contingency staff such as the school conductresses, sweepers etc. their allowance and privileges.”

The amendment was lost.

Mr. Deputy Speaker:— The question is:

3. Delete sub-clause (6) (b) of clause 2.

4. In sub-clause (6) (c) of clause 2 for the words “and vehicle... ... ....... or other wise” substitute “vehicle means, motor vehicles, passenger cars, lorries, buses, jeeps, tractors and auto rickshaws.”

5. Delete item 149 (C) in sub-clause (8) of clause 2.

6. Delete item 149 (D) of sub-clause (9) of clause 2.

7. Delete item 149 D (2) of sub-clause (9) of clause 2

Sri P. Sundararajah pressed for a division. The house divided thus:

Ayes: 13
Noes: 37
Neutrals: Nil

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The amendments were lost.

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

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

CLAUSE 3
(Sri G. Sundara Ramaiah rose to speak)

Mr. Deputy Speaker :—Only those who have given the amend­ments should speak.

Sri G. Sundara Ramaiah:—I did not give any amendment, I can talk on an amendment.

Mr. Deputy Speaker :—I am not telling like that.
Mr. Deputy Speaker:—I want to bring to your notice one thing. When amendments to a particular clause have been moved, the members who catch the Speaker's eye speak on the clause to which the amendments relate and on the amendments. Although tabling of an amendment does not confer a right on the member to speak, yet members tabling amendments do, if time permits, get an opportunity to speak in favour of their amendments.

"Only the members of the Legislature, and the members of the Parliament of that district, whose names are included in the voters lists of the district shall be the members of Zilla Parishad. Only the members of the Legislature, and the members of the Parliament of that district, whose names are included in the voters lists of the district shall be the members of Zilla Parishad.

Sri G Sundararamaiah:— Just before the meeting is held he should revise his option. The Returning Officer should issue notices to the members of the electoral college. How is it possible for any returning officer to issue notice to that member who comes in the last minute. It is not possible. It is constitutional impropriety of disabling the returning officer to issue notice to the members of the electoral college. If there is expediency let it be done in a suitable way removing the constitutional impropriety, without transplanting such a section in the Act.
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Provided that the choice exercised by a Member
of the Legislative Assembly referred to in clause (ii) may be revised
at any time before the meeting is held for the election of the members
specified in clause (vi) and thereafter it shall be final and irrevo-
cable."
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Mr. Deputy Speaker :—The question is:

"In Section 4 (1) (b) of Act XXXV of 1959 for Items ii,
iii, iv and v substitute the following:

"ii. The member of Legislative Assembly or Legislative Council,
a member of the House of People, or members of Council of
States, shall be members of the Samithis or Zilla Parishads situ­
at ed in their constituency, without right to vote. They shall also
participate in all the standing committees of Samithis and Zilla
Parishads Concerned".

The amendment was lost.

Mr. Deputy Speaker :—The question is:

"In Section 4 (1) (b) of Act XXXV of 1959 for item ii substi­
tute the following:

"The member of Legislative Assembly of the State, represent­
ing a constituency shall be member of the Panchayat Samithi or
the Block, in which the major portion of his constituency lies.

And in case his constituency is more or less equally divi­
ded, he shall exercise his option, within 30 days of the elections as
Member of Legislative Assembly and his choice shall be final."

"For sub-clause (1) (e) of clause 3 substitute the following:

"The member of House of People shall be a member of one of
the Samithies in his constituency, of his choice, which he shall exer­
cise his choice within 30 days of his election, and thereafter his
choice shall be final and irrevocable.

"The Member of Legislative Council elected in local body
or graduate or teachers constituency shall exercise his choice of
any one Samithi in his constituency, within 30 days of his election
and thereafter it shall be final and irrevocable.

The member of Legislative Council, elected from the Assembly
constituency or nominated by the Governor and the member of
Council of States (Rajya Sabha) elected from the Assembly consti­
tuency or nominated by the President of Republic of India, shall be
member of any Samithi of his choice in the State. He shall exercise
his choice within 30 days of his election and it shall be final and
irrevocable."

"For items (i) and (ii) of sub-clause (1) (e) of clause 3 sub­
stitute the following:

If a member of Legislative Assembly or Legislative Council
or a member of the House of People or Council of States (Rajya
Sabha) does not exercise their choice within 30 days period, after
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their election, the Government shall fix up their memberships in any one Samithi within 15 days after the expiry of his 30 days choice period and such nomination by the Government shall not be more than one in one Samithi.

"For item (e) of sub-clause (1) of clause 3 substitute the following:

Only the members of the Legislature and the members of the Parliament of that district, whose names are included in the voters lists of the district shall be the members of Zilla parishad".

The amendments were lost.

Sri P. Sundarayya:—I will read my Amendment:

"Add the following as new Sub-section after Section 5 (2) of the Act No. XXXV of 1959:

'A member of either House of the State Legislature or of a Parliament shall be eligible to be elected as President of Samithi or Zilla Parishad Chairman, only if he gets elected as Samithi President as per sub-section (2), above;

But he shall cease to hold office unless within 15 days from the date of election to such office he ceases to be a member of either House of State Legislature or Parliament by resignation or otherwise and if a President subsequently becomes a member of either House of the State Legislature or Parliament, he shall cease to hold such office unless within fifteen days from the date of which he so becomes such member, he ceases to be a member of either House of the State Legislature or Parliament.'
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10 ఫిబ్రవరి 1981 నాడు పాటు శిథిలం ఉంది. ఇసుక ప్రత్యేకంగా కారణాలు ఉన్నాయి. ఈ ప్రత్యేకానికి ప్రత్యేకంగా కారణాలు ఉన్నాయి. ఇది కన్నుగా ఉండాలి. ఇది ప్రత్యేకంగా సర్వసాధారణం ఉంది.

షార్లే, సాంఘారిచి ప్రత్యేక సమాచారం "పునర్విడు" చేతి జాగ్రత్త కాకుండా విధానాలు ఉంటాం.

షార్లే, ద్వారాయిచి ప్రత్యేక సమాచారం "పునర్విడు" చేతి జాగ్రత్త కాకుండా విధానాలు ఉంటాం.

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10 మే 1981 నుండి, ప్రత్యేకంగా కారణాలు ఉన్నాయి. ఈ ప్రత్యేకంగా కారణాలు ఉన్నాయి. ఈ ప్రత్యేకంగా కారణాలు ఉన్నాయి. ఈ ప్రత్యేకంగా కారణాలు ఉన్నాయి.
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Amendment) Bill 1981.

కేదారులు నమస్కారమని తపస్వి చేస్తుంది. తియేమి జానించిన
నాత్యాన్ని తెలియజేస్తుంది. కారణం పాశ్చాత్య జానించినమో సంస్కృతి ను
అటూ నాటించారు. కారణం చాలా ప్రపంచ సంస్కృతి ను ఇంటించారు. కారణం
చాలా ప్రపంచ సంస్కృతి ను ఇంటించారు. మరియు ప్రత్యేకంగా వింతికారే ఇంటించారు. కారణం
వింతికారే ఇంటించారు. మరియు ప్రత్యేకంగా వింతికారే ఇంటించారు. కారణం
వింతికారే ఇంటించారు. మరియు ప్రత్యేకంగా వింతికారే ఇంటించారు.
Chairman :— What would happen to the person who get elected as the Chairman and subsequently no-confidence motion is passed against him?

Chairman :— After the no-confidence motion is passed where shall he fit in?

Chairman :— There can be no motion of no-confidence.
Sri M Venkaiah Naidu — Our term is up to 1983 March. Suppose the Assembly is dissolved in between all of us should go whether he is an old chairman or a new chairman.

Suppose if they make an amendment to the Act saying that he should resign within 15 days, simply NSN Reddy goes without Venkaiah Naidu saying anything.
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The question is:
Add the following as new Sub-section after Section 5 (2) of the Act No. 35 of 1959:

“A member of either House of the State Legislature or of Parliament shall be eligible to be elected as President of Samithi or Zilla Parishad Chairman, only if he gets elected as Samithi President as per Sub-section (2), above

But he shall cease to hold office unless within 15 days from the date of election to such office he ceases to be a member of either House of State Legislature or of Parliament by resignation or otherwise and if a President subsequently becomes a member either House of the State Legislature or of Parliament, he shall cease to hold such office unless within fifteen days from the date of which he so becomes such member, he ceases to be a member of either House of the State Legislature or of Parliament”.

Delete sub-clause (2) of clause 3.

Chairman:—I will now take up amendment Nos. 13 and 14

Sri P. Sundarayya:—Pressed for division and the House divided thus:

Ayes - 12, Noes- 34, Neutrals - Nil.

The amendments were lost.

5. A. For the election of the Office of the President and the Members of the Samithi i.e the Sarpanch, Party symbols of the recognised political parties shall be allotted to their respective candidates and other symbols to the Independent as chosen by them.

Provided that the Election Authority shall also allot a common symbol ............. such a common symbol for them.

Provided that the election of Sarpanches .......... day or days.

“5. A. For the election of the Office of the President and the Members of the Samithi i.e the Sarpanch, Party symbols of the recognised political parties shall be allotted to their respective candidates and other symbols to the Independent as chosen by them.

Provided that the Election Authority shall also allot a common symbol ............. such a common symbol for them.

Provided that the election of Sarpanches .......... day or days.”
ప్రస్తుతానికం: — సిద్ధం చెందిన దినాను 17 నవంబరు సంఘాటనలు. ప్రతి సమితి అంశాలను పూర్వచేసి, దినానికి, దినానికి సంఘాటన బిల్లు తయారు చేసే సమితులు చేత దినానికి సంఘాటన బిల్లు అభివృద్ధి చేసే సమితులు చేత దినానికి సంఘాటన బిల్లు అభివృద్ధి చేసే సమితులు చేత దినానికి సంఘాటన బిల్లు అభివృద్ధి చేసే సమితులు చేత దినానికి సంఘాటన బిల్లు అభివృద్ధి చేసే సమితులు చేత 

ప్రమాణపత్రిక : — సమితి పదవినితే 17 నవంబరు సంఘాటనలు. ప్రతి సమితి అంశాలను పూర్వచేసి, దినానికి, దినానికి సంఘాటన బిల్లు తయారు చేసే సమితి అంశాలను పూర్వచేసి, దినానికి, దినానికి సంఘాటన బిల్లు తయారు చేసే సమితి అంశాలను పూర్వచేసి, దినానికి, దినానికి సంఘాటన బిల్లు తయారు చేసే సమితి అంశాలను 

పరిస్థితి పదవి సమితి పదవి సమితి పదవి సమితి పదవి సమితి 

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They have got every right to ask their party-men
to vote or not to vote a particular candidate.
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The question is:
For item 5A in sub-clause (3) of clause 3 substitute the
following:

Allotment of Symbols for
election to the

"5A. For the election to the office of the
President and the Members of the Samithi i.e.
the Sarpanch, Party Symbols of the recognised

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

Explanations: In this Section the term, "recognised political party," shall have the meaning assigned to it in the election symbols (Reservation and Allotment) Order, 1968, issued under Article 324 of the Constitution of India.

Substitute the following for the proviso to item 5A of Sub-clause (3) of clause 3:

Provided that the election authority shall allot to any contesting candidate any symbol reserved for a recognised political party by the Election Commission of India.

Opposition members pressed for division. The House divided thus:—Ayes 12, Nays 26, Neutrals Nil.

The amendments were negatived.

Add the following at the end of sub-clause (3) of clause 3:

"5B (1). Panchayat Samithi constituted for the Blocks in Scheduled areas are to be demarcated so as to have Scheduled Tribal population of not less than 1/2 of the total population, and in all such Samithis, the presidency of Samithis shall be reserved for the members belonging to the Scheduled Tribes."
(2) In non-scheduled areas, including the non-tribal areas, excluded as per sub-section 1, of 5B such number of offices of Presidents of Panchayat Samithis as may be fixed by the Government having due regard to the proportion of the population of Scheduled Tribes (in areas other than the tribal areas as reconstituted in sub-section 1 of 5B above) to the total population in such areas, shall be reserved for the members belonging to Scheduled Tribes in the manner prescribed. So however that the Panchayat Samithis in respect of which the office is so reserved in areas other than scheduled areas including non-tribal areas as demarcated in 5B, as far as practicable, the Panchayat Samithi where the proportion of the population of the Scheduled Tribes to the tribal population of the Block is the largest".

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Chairman :—The question is :

Add the following at the end of sub-clause (3) of clause 3.

"5B (1) Panchayat Samithi constituted for the Blocks in Scheduled areas are to be demarcated so as to have scheduled Tribal
population of not less 1/3 or 1/2 of the total population and in all such Samithis all the presidentship of Samithis shall be reserved for the members belonging to the Scheduled Tribes.

(2) In non-scheduled areas, including the non-tribal areas, excluded as per sub-section, of 5B such number of offices of Presidents of Panchayat Samithis as may be fixed by the Government having due regard to the proportion of the population of Scheduled Tribes (in areas other than the tribal areas as reconstituted in sub-section 1 of 5B above) to the total population in such areas, shall be reserved for the members belonging to Scheduled Tribes in the manner prescribed. So however that the Panchayat Samithis in respect of which the office is so reserved in areas other than scheduled areas including non-tribal areas as demarcated in proportion of the population of the Scheduled Tribes to the tribal population of the Block is the largest.

The amendment was lost.

The amendment was lost.

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The question was:—Delete sub-clause (4) of clause 3. The amendment was lost.

Chairman — The question is

"Delete sub-clause (4) of clause 3" The amendment was lost.
They play havoc with the work.
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Provided further that an ex-officio Member, specified under Clause (vii) of sub-section (3) of section 36 shall not be eligible to contest to the office of Chairman of a standing Committee nor shall such a member be entitled to vote at an election held to the said office.

(Mr. Deputy Speaker in the Chair)
Mr. Deputy Speaker:— The question is:

“For item (i) of Sub-clause of clause 3 substitute the following:

“(i) in sub-section (2) in clause (a) after the words “shall consist of” the words “the President who shall be the ex-officio member and Chairman and Shall be inserted.”

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:— Amendment No: 20 is withdrawn by the Member. Now we shall take amendments No. 21 & 22.
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((distance too small to transcribe in English)

Mr. Deputy Speaker:— Now the House stands adjourned till 8-30 a.m. to-morrow.

The House then adjourned to meet at 8-30 a.m., on Thursday, the 12th November 1981.