Bus accident at Alur

383—

*8046 (F) Q.—Sri M. Branna;—Will the Minister for Transport be pleased to state:

(a) whether it is a fact that a bus has been turned turtle on 27-3-1981 (morning) at a distance of 1 K.M. from Alur resulting in death of two persons, 10 to 12 persons broken their legs and several persons sustained injuries in the said accident;

(b) whether it is also a fact that injured were admitted in General Hospital, Kurnool; and

(c) the nature of assistance given to the injured and family of the deceased by the Government?

*(Q) अनुसूची.

(2) इसीमें तीन व्यक्ति की मृत्यु हो गई थी, तीन व्यक्ति 10 और 12 लोगों के स्क्रून्य फुलके और अनेकों लोगों के शरीर में गंभीर रूप से घायल हो गये। 11 लोगों को दूर धारकों के लिए गोलियों की दार्जीलिंग में रेडस्पॉट में उत्तर प्रदेश सरकार ने 300 के साथ स्वास्थ्य केंद्रों में भर्ती किए। 18 लोगों को विशेष रूप से उपचार के लिए लाए गए।

(2) अनुसूची।

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*An asterisk before the name indicates confirmation by the Member,
A. 69 (42%)
426 4th May, 1981.

Oral Answers to Questions.


384—

Q. Sri L. Bowara Rao—Will the Minister for Social Welfare and Housing be pleased to state:

(a) The total number of houses constructed in the district in 1980-81.
(b) The total number of houses constructed in the current year (1981-82).
(c) The total number of houses constructed so far in the current year.

Minister for Social Welfare and Housing replied:

(a) The total number of houses constructed in the district in 1980-81 was 8,000.
(b) The total number of houses constructed in the current year (1981-82) is 10,000.
(c) The total number of houses constructed so far in the current year is 7,000.

For an analysis of the distribution of house sites, please refer to the attached map.
(a) whether house site pattas to certain areas of Laxmi Raghuram Colony, Etukuru Road, Israilpet, Sanjeevaiah Nagar of Guntur town have not been distributed.

(b) if so, the reasons for the delay; and

(c) when they will be distributed:

4% 4th May, 1981. Orat Answers to Questions

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(b) if so, the reasons for the delay; and

(c) when they will be distributed:

4/40 A.m.

Oral Answers to Questions
Oral Answers to Questions. 4th May, 1981.

Closing of all APCO Factories at Adoni

385—

(8042 (K) Q.—Sri H. Satyanarayana :—Will the Minister for Handlooms and Textiles be pleased to state;

(a) whether APCO has closed down all their factories at Adoni, Mangalagiri and other places;

(b) what are the alternate arrangements which the APCO has made to rehabilitate the large number of workers; and

(c) the steps the Government has taken to help these unfortunate workers?

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(b) what are the alternate arrangements which the APCO has made to rehabilitate the large number of workers; and

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(c) the steps the Government has taken to help these unfortunate workers?
Acquiring of land for sports ground to Govt. Press Workers

386.

*8107* Q.—Sr. M. Omker, Smt. Malati Swarajyam, Sri M. Yerrajabba Reddy :—Will the Minister for Printing and Stationery be pleased to state:

(a) Whether it is a fact that the land measuring about one acre adjacent to the Government Printing and Stationery Block was acquired by the Government paying about Rs. 10,00,000 (Rupees ten lakhs only) ten years back for sports ground to the Government Press Workers?

(b) whether it is a fact that the said land is not being used for the said purpose; and

(c) if so, the reasons therefor?

Minister for Printing and Stationery (M. M. Hashim) :—

(3) *No Sir.*

(b) & (c) Does not arise.
Oral Answers to Questions. 4th May, 1981.

Sri M. Omkar:—About Rs. Ten lakhs were spent on this land and this land was acquired whereas the Hon. Minister is replying that it was not acquired. I would like to know whether a land for the purpose of using it for sports was acquired or not. It is a different matter whether Rs. Ten lakhs were spent or Rs. Five lakhs were spent or without spending money it was acquired. I do not want to go into the technicalities and legalities. The point is whether such land was acquired or not.

Sri M. M. Hashim:—Sir, a piece of private land measuring 4 acres 11 guntas in between Officers mess Sirfe-Khas and the then jail garden Malakpet, Saidabad main road, Chanchalguda, Hyderabad was required by the Printing Department through the Special Deputy Collector for construction of Government Printing Press Building. This land was taken over by the Printing Department on 23rd August, 1966. An amount of Rs. 2,44,227 was paid to the land owner as compensation. A major portion of this land along with some other Government and private land acquired was utilised for construction of Government Central Press Administrative Office and approximately one acre was very uneven. There were ditches and all that. So, we could not utilise. In every season water is used to come and dump there. We have asked the Municipality who are putting the garbage. When it will be levelled, it will be utilised.

Sri M. Omkar:—According to the Minister it was acquired some where in 1966. So far, the pits were not filled up. The basic point is, apart from constructing buildings and other things, a good portion of the land was ear-marked for sports.

Mr. Speaker:—He does not say that.

Sri M. Omkar:—That is why I am again demanding. Now, because he is denying, I am helpless. I would like to know what are the real facts.

Mr. Speaker:—Was any site ear-marked for sports?

Sri M. M. Hashim:—As I have just told the Hon. member that after purchasing this 4 acres, we started constructing the building. This uneven land, after putting garbage, we will say now we will utilise. (Interruptions)

Sri M. M. Hashim:—Sir, I will enquire and let the Hon. Member know.

Sri M. Omkar:—It is clear according to the Hon. Minister that the land which was not made suitable for use is there. He is not clearly stating whether it was ear-marked for sports or not. So, it is clear that it was ear-marked for sports.
Mr. Speaker:—How can you say that?

Sri M. Omkar:—It is true. He is now saying that he will acquaint with the facts and thereafter he wants to tell me.

Mr. Speaker:—If he does not say for what purpose it is earmarked, that does not mean that it is earmarked for sports.

Sri M. M. Hashim:—If it is earmarked for sports......

Sri M. Omkar:—All sections of workers in the Press have written to me Sir, that some good portion of land was earmarked for sports but it is used for other purposes. As our Minister has stated they have utilised it for construction of buildings whereas a land which is not used is kept vacant and it will be given for sports.

Mr. Speaker:—He did not say that it will be utilised.

Sri M. Omkar:—He is not saying Sir. But the workers are saying. Atleast the vacant portion must be given—the trenches or pits whatever is there must be filled up and that land must be made fit for using. Will the Minister please take that action?

Sri M. M. Hashim:—I assure the Hon’ble Member that there is no reason for me to hide that. It has not come to my notice. I will enquire about it and let the Hon’ble Member know about it.

Allotment of insufficient funds to Nizam’s Orthopedic Hospital, Hyderabad

387—

*8034-(A)-Q.—Sarvam N. S. N. Reddy & M. Venkaiah Naidu:—Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that sufficient funds are not allotted to the Nizam’s Orthopedic Hospital, Hyderabad;

(b) whether it is also a fact that the Hospital authorities did not clear the bills of the medical firms which gave credit; and

(c) whether the Govt. will release necessary funds to this only neatly maintained hospital in the State?
Oral Answers to Questions. 4th May, 1981. 433

Increasing of Paying Rooms in Gandhi Hospital, Sec'bad

388—

*8037—(Y) Q.—Sri T. Amrutha Rao:—Will the Minister for Health and Medical be pleased to state:

(a) the number of paying rooms in Gandhi Hospital, Secunderabad;

(b) whether it is a fact that the paying rooms are inadequate:

(c) whether Government will take immediate steps for the construction of more rooms to meet the shortage of rooms;

(d) if so, when;

(e) whether it is a fact that the allotment of special rooms for Legislators and their wives is not possible due to the shortage of rooms; and

(f) if so, the action taken thereon?
434 4th May, 1981.

Oral Answers to Questions

(1) Will the Hon. Minister for Agriculture be pleased to state:

(a) whether it is a fact that huge stocks of Fertilizers were missing in the Ongole Central Fertilizer Depot:
(b) if so, whether an enquiry was conducted into the matter, and the findings of the enquiry thereof;
(c) if not, the reasons thereof.

Missing of Huge Stocks of Fertilisers in Ongole Central Fertilizer Depot.

389—

*8042 (R) Q.—Sri M. Venkaiah Naidu:—Will the Minister for Agriculture be pleased to state;

(a) whether it is a fact that huge stocks of Fertilizers were missing in the Ongole Central Fertilizer Depot;
(b) if so, whether an enquiry was conducted into the matter, and the findings of the enquiry thereof;
(c) if not, the reasons thereof.
Oral Answers to Questions. 4th May, 1981.

...
Absorption of Technical Staff of A.P. Agricultural University, Hyderabad

390—

8120 Q.—Sri K. Govinda Rao:—Will the Minister for Agriculture be pleased to state:

(a) whether the Government issued orders respectively for absorption of the technical staff working presently in the A.P. Agricultural University, Hyderabad on repatriation to the parent department of Agriculture, and

(b) if so, when the orders will be implemented?
Oral Answers to Questions. 4th May, 1981

Taking Over of Audiah Memorial High School, Secunderabad

391—

*8110 Q.—Sri B. Machendera Rao:— Will the Minister for Education be pleased to state:

(a) whether the Government have taken over the Audiah Memorial High School, Secunderabad, if so, from which date;

(b) whether the salaries are being paid by the Government or through the grant-in-aid bills; and

(c) whether there is any proposal for the renovation of the School Building which is in a dilapidated condition?

(Postponed from 2-4-81)
Audit of Accounts of Ravindra High School, Santinagar in Alampur Tq.

Will the Minister for Education be pleased to state:

(a) whether it is a fact that the account of the Ravindra High School, Santinagar in Alampur taluk, Mahaboonagar district, got audited by a Special Audit Party sent by the Director of School Education in the months of March and April, 1980;

(b) whether it is a fact that the said audit Party submitted its report immediately fixing the responsibility for the misappropriation of about Rs. 20,000/- against Sri M. Murthaiah the former Head Master-cum-Correspondent of the school;

(c) whether it is also a fact that the D.E.O. Mahaboonagar instead of recovering the said amount from the delinquent is resorting to coercive collections from the school committee; and

(d) if so, the reasons therefor?

(Postponed from 2-4-81)
Ori Answers to Questions. 4th May, 1981. 439

9-10 a.m.

2. When will the new Income Tax laws be implemented?

3. Why was the price hike announced?

4. What is the new policy for foreign Aid?

5. When will the new educational curriculum be introduced?

6. What is the government's plan for employment generation?

7. What is the new policy for energy conservation?

8. What is the government's stance on international trade?

9. What is the new policy for agriculture?

10. What is the government's plan for infrastructural development?

11. What is the new policy for health care?

12. What is the government's plan for housing?

13. What is the new policy for transportation?

14. What is the government's plan for communication?

15. What is the new policy for tourism?

16. What is the government's plan for industry?

17. What is the government's plan for small industries?

18. What is the government's plan for women's empowerment?

19. What is the government's plan for children's welfare?

20. What is the government's plan for elderly citizens?
Allegation Against T.P.R.Os. of Guntur.

191—

2923 Q. — Sri E. Subba Rao :—Will the Chief Minister be pleased to state:

(a) whether it is a fact that Sri K. Narasaiah, T.P.R.O. reported that Ch. Koteswara Rao and another T.P.R.O. has misappropriated a sum of Rs. 25,000 while he was in charge of D.P.R.O., Guntur;

(b) if so, the action that has been taken against Ch. Koteswara Rao;

(c) whether it is also a fact that Ch. Koteswara Rao, the junior most was placed in charge of the D.P.R.O. for 3 years; and

(d) if so, the reasons for not observing seniority?

A.—

(a) Yes, Sir.

(b) An Enquiry Officer was appointed by the Director, I & P. R. to enquire into these allegations and he has submitted his preliminary
enquiry report. However, the Enquiry Officer has not examined cer-
tain important records and persons to establish the allegations against
the officer and the D.I. & P.R. again has referred the papers to the
Enquiry Officer for a detailed report as required under the C.C.A Rul-
es and his report is awaited.

(c) Yes, Sir, Sri Koteswara Rao, who was however not the junior-
most, was one of the 3 T.P.R.O.s available at the headquarters to be
placed in charge of the D.P.R.O. post.

(d) Instead of transferring the seniormost from elsewhere, T. P. R. O. available at the headquarters was placed in charge. Seniority
would be taken into consideration in the case of promotions to the
post of D.P.R.O. from among the T.P.R.O.s.

Heavy loss to Taluk Super Bazar, Kothagudem.

192—

8025—R Q.—Sri M. Yerraiah Reddy, Smt. M. Swarajyam and
Sri A. Laxminarayana.—Will the Minister for Co-operation be plea-
sed to state:

(a) whether it is a fact that the Taluk Super Bazar, Kotha-
gudem sustained heavy loss amounting to Rs. 20,000 recently due to
embezzlement of funds by the Executive Officer of the Super Bazar
who is also the Executive Officer, Co-operation, Panchayat Samithi,
Kothagudem; and

(b) if so, what action has been taken?

A.—

(a) No, Sir. However there have been deficits of Rs. 4,046.23
recoverable from Sri Mohd. Yasin, Salesman. Out of this amount
Rs. 1,500 has been recovered and balance is being recovered in monthly
instalments.

(b) As there has been no embezzlement, this does not arise.

Formation of bogus Tappers Societies at Chintakunta.

193—

6800—P Q.—Sarvasri Ch. Vittal Reddy and D. Chinna Mallai-
ah.—Will the Minister for Excise be pleased to state:

(a) whether it is a fact that bogus Tapper Societies have been
formed by non-Tappers in the name of tappers at Chintakunta (Jogipet taluk), Chandur, Seelampalli, Hanumanthapur Rustumpet
and other villages in Medak district without any tappers or persons
in tapping profession, and if so, the action taken in the matter;

(b) whether it is a fact that Sri Ch. Vittal Reddy, M. L. A.,
on 18th September, 1980 brought to the notice of the Commissioner
of Excise in writing about the formation of bogus tappers societies with a request to supercede the said societies and that Sri K. Rajalingam submitted a petition about this matter on 3rd September, 1980;

(c) if so the action taken thereon; and

(d) whether steps will be taken to supercede the bogus societies immediately and action proposed to be taken against the officers responsible for the formation of these bogus societies?

A.—

(a) In Hanmanthapur, Seelampally, Chandur and Chinthkunta Villages Tappers Co-operative Societies were formed with the members of same family, persons belonging to other villages and minors. In Rustumpet no Tappers Co-operative Society was formed but out of the four T.F.T. Members in whose favour Toddy shop was allotted two were found to be not actually tapping and two others as minors.

(b) Yes, Sir.

(c) Action has been taken to conduct statutory enquiry into the formation and working of the above societies by appointing District Co-operative Officer as Enquiry Officer on 29th January, 1981. In respect of Hanmanthapur, Seelampally, Chandur and Chinthakunta Societies, necessary further action will be taken on the findings of the Enquiry Officer after their receipt. In respect of Rustumpet T.F.T., a Show Cause Notice has been issued for the cancellation of licences. Further action will be taken by the Collector (Excise), Medak after receipt of their replies.

(d) If the statutory enquiry reveals any irregularities, action will be taken to supercede the Societies. If any irregularities are committed by the officers in the formation of the Societies action will be taken against them after the enquiry report is received by the Collector (Excise); Medak.

Land owned by Jagannadhaswamy and other Temples of Guntur Town.

724 Q.—Sri G.V. Rathaiah:—Will the Minister for Endowments be pleased to state:

(a) the total extent of land owned by Jagannadhaswamy Anjaneya Swamy and Venkateswar Swamy Temples of Guntur town within the Municipal limits of Guntur;

(b) the names of occupants who have been in possession of this land and the extent occupied by each;

(c) whether the Department has notified the sale of this land;

(d) if so, whether any preferential treatment would be given to the occupants;
Written Answers to Questions. 4th May, 1981.

(e) whether it is a fact, that the revenue authorities after considering the market value of the lands have decided upon Rs. 125 per sq. yard;

(f) whether during 1977 land at rates negotiated has been sold to some of the occupants; and

(g) if so, their names and the rate which the land has been sold?

(a) Total extent of land held by these temples is Ac. 57.32.

(b) More than a thousand persons are in occupation of these lands mostly for dwelling purposes. Since list of the names of occupants is very long it will be furnished to the member if he so desires.

(c) Yes, Sir, in respect of some of these lands.

(d) The claims of the dwellers will normally be kept in view.

(e), (f) and (g) An extent of 2,000 sq. yards near Naaz Theatre centre was sold in 1977 at Rs. 125 per sq. yard to Sri T.P.S.S Pillai.

An extent of Ac 20.97 at Sangadigunta village was acquired by the Collector, Guntur on 10th March, 1979 for providing house-sites to weaker sections subject to payment of compensation at market value but award for payment of compensation is not yet finalised.

ONGOLE TOWN HOUSE CONSTRUCTION DEVELOPMENT AUTHORITY

195-

7718—Q.—Sri Pooja Subbaiah:—Will the Minister for Home be pleased to state:

(a) whether it is a fact that one Head Constable at Ongole collected Rs. 1,225 and issued a receipt under the caption Ongole Town House Construction Development Authority;

(b) whether it is a registered Society;

(c) whether it is not a fact that Rs. 82000 have been recovered from that Head Constable by Deputy Superintendent of Police, Circle Inspector and Sub-Inspector of Ongole town after being complained by the people of Ongole; and

(d) whether any charge-sheet has been filed against the Head Constable so far?

(a) Yes, Sir.

(b) It is not a registered Society.

(c) An amount of Rs. 82,005 was recovered from the possession of the Head Constable on his confession.

(d) The Head Constable 374 and the two other accused were arrested on 15th July, 1980 and sent for remand. The case will be finalised after the receipt of the opinion of handwriting Expert from Hyderabad.
POLICE STATIONS AND THE STRENGTH OF THE POLICE STAFF

196—

7739.—Q.—Sri G. Mallikharjuna Rao:—Will the Minister for Home be pleased to state:

(a) the present number of Police Stations in our state and the Police staff working there;

(b) whether the said staff is sufficient in view of the increasing population and increasing number of crimes; and

(c) if not, the steps being taken by the Government to increase the strength of Police personnel?

A—(a) Number of Police Stations in the state—911.

Police staff working as on 30th June, 1980:

Sub-Inspectors 1,812.

Head Constables 4,519.

Police Constables 22,368.

(b) The existing strength of Police personnel is inadequate to the enormous increase in population and crimes.

(c) The following are some of the measures proposed to be undertaken in a phased programme, to increase the strength of Police personnel with a view to have effective policing and upgrade the police administration in the state:

(i) Establishment of Control Rooms in all the District Head quarters, Towns and all other towns having a population of one lakh and above.

(ii) Opening of Town Police Station at the scale of one Police Station per 50,000 population in all important towns.

(iii) Strengthening of Rural Police stations.—The minimum strength of rural police station to be 1 Sub-Inspector or Police Assistant Sub-Inspector of Police, 3 Head Constables and 15 Police Constables, 1 Sub-Inspector of Police for 100 cognizable cases reported.

(iv) Establishment of Women Police Contingents in all large towns

(v) All town police stations and Headquarters police stations to be upgraded to Inspector-manned police stations with 2 or 3 sub-Inspectors of police under each Station House Officer.

(vi) A lumpsum provision of Rs. 50 lakhs is being provided under the scheme of strengthening of Police force in the Police Budget every year from 1969-70 and it has been decided to increase the lumpsum provision to Rs. 75 lakhs from the next financial year.

NON-COMPLETION OF PRIMARY HEALTH CENTRE BUILDING AT THIPPAIAH PALM

197—

7724.—Q.—Sri Poona Subbaiah:—will the Minister for Health and Medical be pleased to state;
(a) whether it is a fact that the building of Primary Health Centre at Thippaiahpalem of Prakasam district is left at lintel level after spending Rs. 80,000 eight years ago;
(b) if so, the reasons therefor; and
(c) whether the Government have decided to complete the same during this year?

(a) The original estimate for construction of Primary Health Centre building at Thippaiahpalem was sanctioned for Rs. 42,000 in the year 1970-71. Government have released an amount of Rs. 23,000 as grant. The work was entrusted to the contractor in the year 1971-72. The work has been done up to lintel level spending an amount of Rs. 17,000 only but not Rs. 80,000.

(b) The Contractor has disagreed to complete the balance work as per the old schedule of rates approved in the estimate originally sanctioned.

(c) This work has been included in list of incomplete works to be taken up during 6th Plan. The Chief Engineer (Panchayat Raj) has been asked to take action to complete these works by the end of the Sixth Plan period.

UNEMPLOYED D.P.E.Ts. IN WARANGAL DISTRICT

198—

5594-Q.—Sri M. Jagannatham.—Will the Minister for Education be pleased to state:
(a) the number of unemployed P.E.Ts. in the State and especially in Warangal district;
(b) the number of High Schools in which P.E.Ts. are not posted in Warangal district;
(c) the steps taken by the Government to improve the games and sports in schools; and
(d) the methods by which the games and sports activities are conducted in shift schools?

(a) As on 31st December; 1979 there are 1379 unemployed P.E.Ts. in the State. In Warangal district there are 96 unemployed P.E.Ts.

(b) The P.E.Ts. are posted in all the High Schools in Warangal district as per sanction.

(c) (1) All the districts of the State have been instructed to conduct Autumn and Winter Meets and send selected players to the Regional Meets.

(2) The entire State has been divided into eight regions. Each region consists of three districts and conduct the Regional Autumn and Winter meets regularly.
(3) For every State Selection Tournaments, all the districts are being asked to send talented players and the response from the district is appreciable.

(4) The State players who participate in National Meets are being given incentives.

(5) State teams are regularly participating in the National School Games Autumn and Winter meets.

(d) In the morning session the Physical Education periods are conducted as per the time-table given. The same procedure is adopted in the evening session too; and after school hours there will be a period for "Play for all".

PATTADAR PASS BOOKS TO AGRICULTURISTS

6949—Q.—Sri P. Srirama Murthy—will the Minister for Revenue be pleased to state:

(a) the district-wise number of agriculturists given pattadar pass books in the State;

(b) in giving the pass books whether a village is taken as a unit; and

(c) the benefits that accrue to the agriculturists by these pass books?

A.—

(a) A statement showing the number of pattadar pass books issued to the agriculturists in each district is given below:

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>District</th>
<th>No. of Pattadar Pass Books issued to the agriculturists</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Srikakulam</td>
<td>2,26,575</td>
</tr>
<tr>
<td>2.</td>
<td>Vizianagaram</td>
<td>2,07,590</td>
</tr>
<tr>
<td>3.</td>
<td>Visakhapatnam</td>
<td>1,84,623</td>
</tr>
<tr>
<td>4.</td>
<td>East Godavari</td>
<td>3,11,141</td>
</tr>
<tr>
<td>5.</td>
<td>West Godavari</td>
<td>64,715</td>
</tr>
<tr>
<td>6.</td>
<td>Krishna</td>
<td>2,22,661</td>
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<td>7.</td>
<td>Guntur</td>
<td>3,06,600</td>
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<tr>
<td>8.</td>
<td>Prakasam</td>
<td>2,23,720</td>
</tr>
<tr>
<td>9.</td>
<td>Nellore</td>
<td>1,65,993</td>
</tr>
<tr>
<td>10.</td>
<td>Chittoor</td>
<td>3,03,213</td>
</tr>
<tr>
<td>11.</td>
<td>Cuddapah</td>
<td>1,37,738</td>
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<tr>
<td>12.</td>
<td>Anantapur</td>
<td>1,65,520</td>
</tr>
</tbody>
</table>
Written Answers to Questions. 4th May, 1981.

<p>| | | |</p>
<table>
<thead>
<tr>
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<tr>
<td>13. Kurnool</td>
<td>2,32,210</td>
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<td>14. Khammam</td>
<td>1,25,541</td>
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<td>15. Warangal</td>
<td>1,22,467</td>
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<td>16. Nalgonda</td>
<td>1,04,711</td>
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<td>17. Karimnagar</td>
<td>1,98,006</td>
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<td>18. Medak</td>
<td>1,96,532</td>
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<td>19. M'a^booblagar</td>
<td>2,96,6/4</td>
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<tr>
<td>20. Nizamabad</td>
<td>1,95,100</td>
<td></td>
</tr>
<tr>
<td>21. Amabad</td>
<td>2,12,995</td>
<td></td>
</tr>
<tr>
<td>22. Ranga Reddy</td>
<td>1,58,343</td>
<td></td>
</tr>
<tr>
<td>Total:</td>
<td>43,56,120</td>
<td></td>
</tr>
</tbody>
</table>

(b) Yes, Sir, the village is taken as a unit for issue of pattadar pass book.

(c) The pattadar pass book will enable the ryot to know his land holdings, the demand, collection and balance of all his arrears of land revenue, loans payable by him, the mortgages, sales, etc., and get loans from Government, Banks and other financial institutions without any further need to approach the Village Officers, Revenue Officers, Sub-Registrars to get further certificates.

House-sites to the Shop Employees of Nellore town.

200—

7937 Q.—Sri M. Verkaiah Naidu.—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the shop employees of Nellore town submitted several applications to the District Collector and the Revenue Divisional Officer for house-sites;

(b) whether the Government are aware of the mass Dharua staged by the said employees on 16th December, 1980, for the failure to provide them with house-sites;

(c) the reasons for the abnormal delay in providing house-sites to them; and

(d) whether the Government will take steps to provide house-sites to them shortly?

A.—(a) The shop employees have presented a petition to the Collector, Nellore and the Tahsildar, Nellore on 8th December, 1980 requesting for issue of house-site pattas in Nellore.

(b) Yes, Sir.
(c) 227 shop employees have been asking for house-sites. Vacant plots with approved layout are not available to provide house-sites to the employees. An extent of Acs. 1600 is required for provision of house-sites to the 227 shop employees. In as much as vacant plot of Acs. 1600 of Government land is not available within one K.M. of Nellore town, the site beyond 3 to 4 K.M from Nellore town has to be selected for provision of house-site to the shop employees after reserving some extent for future. Government needs. After selection of suitable site, the layout has to be prepared and got approved by the Director of Town Planning, A d r a Pradesh, Hyderabad.

(d) The eligibility of the applicant has to be enquired into in each case. After selection of suitable site and after getting the layout approved by the Director of Town Planning necessary orders have to be passed.

Cultivation of Government land by the Tribals of Alkhori Village.

201—

8025-O Q.—Sri M. Yerraiah Reddy, Smt. G. Dhansuryavathi and Smt. Mallu Swarajyam: Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that some tribals of Alkhori village in Adilabad taluk and district have been cultivating about 260 acres of Government land out of S. No. 2 for the last 20 years and pattas have not been granted so far; and

(b) if so, the reasons therefor?

A.—(a) No, Sir.

(b) Since the land in S. No 2 is situated in Reserve Forest of Satnala Block the question of assignment does not arise.

Issue of Lavani pattas to the Tribals in Mangiri village,

Adilabad District.

202—

8025-Q-Q.—Sri M, Yerraiah Rddy, Smt. Mallu Swarajyam and Smt. G. Dhanasuryavathi:—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the Tahsildar, Utnoor in Adilabad district issued Lavani pattas to the landless tribal people in 1973 at Mangiri village out of Survey No, 8 Poramboke extent 400 (four hundred) acres through his proceedings Re. No. A3/1528/78-1, dated 31st March, 1973;
(b) whether it is a fact now the Forest Officials have been evicting them on the pretext that the land belongs to Forest Department and the lavani pattas have no value; and

(c) if so, the action taken in this regard.

A.—

(a) Yes, Sir.

(b) Yes, Sir.

(c) There is no record to show that the then Tahsildar consulted the Forest Department nor there is any record showing the objection filed by the Forest Department against the assignment. However the Tahsildar referred the matter to the Divisional Forest Officer, Adilabad in his Lr. No. A3/372/72, dated 20th March, 1972 giving the details of the area Patch No. 47 of Sathalapam Block, handed over to Revenue Department giving the variations found on the spot. But the Divisional Forest Officer has not sent any reply. The Special Deputy Collector, Adilabad also in his Lr. No. 78/73, dated 19th April, 1973 addressed the Divisional Forest Officer, Adilabad for resurvey of the area reported by the Special Tahsildar, Ullaor. But no action has been taken by the Forest Department for rectification of the variations.

Repairs to the supply channel of Markapur tank

203—

7719—Q—Sri Pooja Subbah:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that supply channel to Markapur tank from Gundalakamma river in Markapur taluk as a result crops for the last two years have been lost; and

(b) if so, what is the action the Government propose to take now?

A.—

(a) Markapur tank and its supply channel breached during May 1979 cyclone at several places. The supply channel and the bund were repaired and brought to pre-cyclone standards at a cost of Rs. 3.70 lakhs. The water was stored in the tank after repairs in the year 1979 and water supply for one crop was restored. Due to failure of monsoons, the tank did not receive adequate water in November, 1980. However, an extent of 800 acres in Kharif and 300 acres in Rabi season of 1980 was cultivated with the available water in the tank.

(b) Does not arise.

69—4
Reparis to the building of Cosmopolitan College Boys' Hostel, Hanumakonda.

204—

8025-V—Q—Subhash M. Omkar, A. Lakshminarayana and N. Raghava Reddy—Will the Minister for Social Welfare and Harjun Welfare be pleased to state:

(a) whether it is a fact that the existing old building of the Government Cosmopolitan College Boys' Hostel at Hanumakonda is in dilapidated condition; and

(b) also, the action taken to repair the same?

A.—

(a) No, Sir.

(b) Does not arise.

Funds under District Development Scheme

205—

8001-O—Shri M. Aditya—Will the Minister for Finance and Planning be pleased to state:

(a) whether funds are being allotted equally to all the districts under District Development Scheme;

(b) the district-wise amount of funds allotted by the State Government during the last two years (i.e., during 1979-80); and

(c) if allotments are not made equally, whether steps will be taken for equal distribution to all the districts?

A.—

(a) The State Plan at present is not prepared on the basis of District Plans. The State Five-Year Plan is prepared on the basis of guidelines issued by the Planning Commission taking into account the resources of the State, the levels of development and the national objectives. The sectoral allocations among the different sectors such as Agriculture, Irrigation, Power, Industries, etc., are made on the basis of the overall requirements of the State.

(b) During 1974-79, Government have provided Central Assistance of Rs. 90.00 crores for accelerated development of backward areas as part of the Six Point Formula Programme. These funds were distributed among the three regions, viz., Telangana, Rayasarma and Coastal Andhra in the ratio of 5:3:2. On the basis of these funds, regional and district-wise schemes were formulated and implemented. No such funds are being received from Government of India now.
In view of the fact that the Stat Plan is not based on the District Plans, the question of the stage among the districts at this stage does not arise.

Bus Station Complex at Warangal

206—

8025-M Q.—Sarvasthi M. Omkar K. Satyanarayana and A. Lakshminarayana:— Will the Minister for Transport be pleased to state:

(a) whether it is a fact that the 'Construction of Bus Station Complex' at Warangal town in Warangal district has not been taken though foundation stone was laid on 8th May, 1980,

(b) if so, the reasons therefor; and

(c) the time by which it will be started?

A.—

(a) Yes, Sir

(b) The Commercial Tax Department to whom the site belonged vacated and handed it over to the Road Transport Corporation only in January 1981 for construction of Bus Station Complex.

(c) In view of the financial position of Andhra Pradesh State Road Transport Corporation, it will be difficult to give any time specifically for starting the construction of the Bus Station Complex. But, however, Corporation will be advised to give priority in view of Warangal town's importance.

Delay in supply of Sugar and Palm oil to Nalgonda district.

207—

7854 Q.—Sri N. Raghava Reddy:—Will the Minister for Labour and Civil Supplies be pleased to state:

(a) the reasons for delaying the supply of sugar and Palm oil by the Civil Supplies Corporation to Nalgonda district by one month;

(b) whether it is a fact that stocks are not being supplied as per the allotment orders by the officials to the dealers in the village; and

(c) whether the Government will make arrangements to supply the stocks in time?

A.—

(a) Sir. Many of the factories did not start cane crushing end of November, 1980 and as the Government of India's
order fixing the levy sugar prices of 1980-81 sugar was not received up to the third week of November, 1980, there was not on dislocation in lifting the sugar of the above months.

In Nalgonda district sugar for the months of November, December 1980 and January, 1981 has already been released to the fair price shops. Allotment for February, 1981 is under distribution.

There is no regular allocation of palm oil from Government of India. The quantity of 3,000 M.Ts of Palm Oil received from Government of India has been allotted to the districts in the month of January, 1980. Out of which Nalgonda district has been allotted 109 M.Ts. This could not be lifted due to procedural difficulties like payment of double Sales Tax to Tamil Nadu Government and Andhra Pradesh Government. However, palm oil is being allotted regularly and there is no delay in its distribution.

(b) No, Sir.

(c) Yes, Sir, necessary steps are being taken in this regard.

Ramekingeswara Lift Irrigation Society

208—

6863 Q.---Sarvasti N. Raghava Reddy, A. Lakshminarayana and Smt. M. Swarajyam: Will the Minister for Power be pleased to state:

(a) the action taken on the representation submitted to the Chief Minister in the month of October by the Ramekingeswara Lift Irrigation Society (L 21), Amangallu village, Nalgonda district:

(b) whether it is a fact that “Special Guarantee” do not apply to the schemes electrified under the R.E.C.; and

(c) if so, whether steps will be taken to cancel the A.M.G. and U.C.M. penalties as requested by the said Society?

A.—

(a) On the representation of Ramekingeswara Lift Irrigation Society, Amangallu, Nalgonda district, the Lift Irrigation Scheme services to Stage-I and II of the Society were released on 25th October, 1977 under Miryalaguda Lift Irrigation Cluster Scheme.

(b) Generally, Special Guarantee need not be considered for any Rural Electrification Corporation Scheme. But, the Miryalaguda Cluster Scheme could become viable only because of its inclusion under Lift Irrigation Schemes. The waiving of Special Guarantee will affect the overall viability of complete scheme.
Leasing of Stone and Sand Quarries in Nalgonda District.

209—

6251 Q.—Sarvasri N. Raghava Reddy and A. Lakshminarayana:—Will the Minister for Mines be pleased to state:

(a) whether a statement showing the taluk-wise particular of the persons to whom the stone and sand quarries leased out in Nalgonda district together with the period for which they were leased out will be placed on the Table of the House.

(b) whether instructions will be issued to give preference to the quarry workers' societies instead of leasing them to private individuals; and

(c) the particulars of the number of the said Societies registered at present, in Nalgonda district?

A.—

(a) A statement is placed on the Table of the House.

(b) There is a provision under sub-rule 2 (ii) of Rule 12 of Andhra Pradesh Minor Mineral Concession Rules, 1966 for giving preference to Labour Contract Co-operative Societies in the matter of grant of quarry leases. Hence no separate instructions are necessary in the matter.

(c) Nalgonda Division
Miryalaguda Division
Bhongir Division

12
31
21

64
STATEMENT SHOWING THE TALUK-W 3B PARTICULARS

<table>
<thead>
<tr>
<th>Name of the taluk</th>
<th>Sl.No</th>
<th>Lessee Holder's Name</th>
<th>Mineral</th>
</tr>
</thead>
<tbody>
<tr>
<td>Huzurnagor</td>
<td>1</td>
<td>Sri Vemula Venkata Narayana P.O. Neerdicherla, Huzurnagor Taluk</td>
<td>Building Stone</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>Sri Granites No. 8 Second stage, 1, Main Road, Bangalore-560021</td>
<td>Block Granite (Dolerite Dyke) do.</td>
</tr>
<tr>
<td></td>
<td>3</td>
<td>do.</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>4</td>
<td>Sri B. Surendar Reddy, H.No. 3-5-5 Vijayawada Road, Suryapet P O.</td>
<td>Building Stone do.</td>
</tr>
<tr>
<td>Miryalaguda</td>
<td>1</td>
<td>Sri Baba Subramani</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>2</td>
<td>Miryalaguda P. O.</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>3</td>
<td>do.</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>4</td>
<td>do.</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>6</td>
<td>Raasi Cement Ltd., Wadapalli village, Miryalaguda Taluk, Nalgonda District</td>
<td>Metal do.</td>
</tr>
<tr>
<td></td>
<td>7</td>
<td>do.</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>8</td>
<td>do.</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>9</td>
<td>Sri K. Ram Reddy, Venkataadripalem Village, Miryalaguda Taluk</td>
<td>Building Stone</td>
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<td>10</td>
<td>Sri Chinni Peraiah, Nagarjunasagar (Vijayapuri South) Guntur District</td>
<td>Metal</td>
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<td>11</td>
<td>Sri Indrapalli Mattaiah, President, Sand Labour Contract Co-op. Society Miryalaguda Taluk, Nalgonda District</td>
<td>Ordinary Sand</td>
</tr>
<tr>
<td>Deverkonda</td>
<td></td>
<td>Nil</td>
<td></td>
</tr>
<tr>
<td>Nalgonda</td>
<td>1</td>
<td>Sri K. Anantha Reddy Mehalupally</td>
<td>Building Stone</td>
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### OF QUARRY LEASES IN NLAGONDA DISTRICT

<table>
<thead>
<tr>
<th>Location of the area</th>
<th>Period</th>
<th>Remarks</th>
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<tbody>
<tr>
<td>S.No. 96 of Dirshacherla Village, Extent 4.00 acres</td>
<td>5 years (6-2-78 to 5-2-1983)</td>
<td></td>
</tr>
<tr>
<td>S.No 134 of Dorakonda village, Extent 1.2 acres</td>
<td>5 years (4-5-79 to 3-5-1984)</td>
<td></td>
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<tr>
<td>S.No 467 of Chimriyal village, Extent 9.8 acres</td>
<td>5 years (4-5-79 to 3-5-1984)</td>
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<tr>
<td>S.No. 128 of Chilipalli village, Extent 1.00 Hectare</td>
<td>One year (12-3-80 to 11-3-1981)</td>
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<tr>
<td>S. No. 88 of Venkatadripalem village, Extent 0.20 gis.</td>
<td>5 years (29-9-77 to 28-9-82)</td>
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<tr>
<td>S. No. 58 of Venkatadripalem village, Extent 2.00 acres</td>
<td>5 years (29-9-77 to 28-9-1982)</td>
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<tr>
<td>S No. 14 of Venkatadripalem village, Extent 1.00 acre</td>
<td>5 years (29-9-77 to 28-9-1982)</td>
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<tr>
<td>S.No. 267 of Venkatadripalem village, Extent 1.00 acre</td>
<td>5 years (29-9-77 to 28-9-1982)</td>
<td></td>
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<tr>
<td>S. No. 384 of Chintakpalli village, Extent 2.00 Htrs.</td>
<td>5 years (28-12-78 to 27-12-83)</td>
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<tr>
<td>S. No. 1142 of Damercherla village, Extent 0.0 acres</td>
<td>2 years (25-4-79 to 24-4-81)</td>
<td></td>
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<tr>
<td>S No. 104 of Damercherla village, Extent 0.0 Ac.</td>
<td>2 years (25-4-79 to 24-4-81)</td>
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<td>S-No. 114 of Damercherla village, Extent 1.2 Htrs.</td>
<td>2 years (25-4-79 to 24-4-81)</td>
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<tr>
<td>S. No. 267 of Venkatadripalem village, Extent 0.0 acre</td>
<td>5 years (18-7-79 to 17-7-84)</td>
<td></td>
</tr>
<tr>
<td>Nellikal village, Miryalguda Taluk</td>
<td>5 years (26-9-79 to 25-9-84)</td>
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<tr>
<td>Musi River adjacent to S No. 208&amp; 209 of Alagadapa village, Extent 20 Htrs.</td>
<td>One year (28-3-80 to 27-3-81)</td>
<td></td>
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<tr>
<td>Nil</td>
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<td></td>
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<tr>
<td>S.No. 308 of Mella Duppalapalli village, Paddagutta Extent 1.00 Htr.</td>
<td>5 years (30-12-77 to 29-12-82)</td>
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<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
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<td>Nalgonda (Contd.)</td>
<td>2. Sri B. Damodar Reddy, 5-8-5 E, Manyamchaita, Nalgonda</td>
<td>Granite</td>
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<td></td>
<td>3. Sri N. Rama Reddy, Cherlagouraram village, Nalgonda</td>
<td>Building</td>
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<td>4. Sri K. S. Ramulu, H.No 5-7-12, Manyamchaita, Nalgonda</td>
<td>do.</td>
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<td>5. Sri M. Sekta Reddy, Cherlagouraram village, Nalgonda</td>
<td>do.</td>
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<tr>
<td>Bhongir</td>
<td>7. Sri Ch. Nagesimha Cherlagouraram</td>
<td>Ordinary</td>
</tr>
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<td></td>
<td>8. Sri M. Anjana, Baharpein Nalgonda, Building</td>
<td>Sand</td>
</tr>
<tr>
<td></td>
<td>Khar Mahali, Bhongir Taluk, Nalgonda Dist.</td>
<td>do.</td>
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<td>4. Sri M.A. Gaffar, 52 Nallakunta, Ordinary</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>Secunderabad Sand</td>
<td>do.</td>
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<td></td>
<td>5. do.</td>
<td>do.</td>
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<tr>
<td></td>
<td>7. Sri B. Sahadev, 2-1-436/1 Nallakunta, Secunderabad</td>
<td>do.</td>
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<tr>
<td></td>
<td>8. do.</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>10. Sri Venkateswar Yerukala Co-op Society, Shivareddiguda village</td>
<td>do.</td>
</tr>
<tr>
<td></td>
<td>12. Sri B. Saha Ova, 2-1-436/1, Nallakunta, Hyderabad</td>
<td>do.</td>
</tr>
<tr>
<td>S.No.</td>
<td>Description</td>
<td>Area (Hrs)</td>
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<tr>
<td>-------</td>
<td>----------------------</td>
<td>------------</td>
</tr>
<tr>
<td>246</td>
<td>Cherlagouraram</td>
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<tr>
<td>315</td>
<td>Cherlagouraram village</td>
<td>1.00</td>
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<td>13590</td>
<td>Kangal Village</td>
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</tr>
<tr>
<td>255</td>
<td>Cherlagouraram village</td>
<td>1.00</td>
</tr>
<tr>
<td>274</td>
<td>Cherlagouraram village</td>
<td>1.00</td>
</tr>
<tr>
<td>146</td>
<td>Cherlapalli village</td>
<td>1.0</td>
</tr>
<tr>
<td>308</td>
<td>Mella Duppalapalli village</td>
<td>1.0</td>
</tr>
<tr>
<td></td>
<td>Alair Vagu, Adjacent to S. No. 986, 987, 1080 and 1081 of Kolampak village</td>
<td>4.00</td>
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<tr>
<td></td>
<td>Shameerpet Vagu, Muneerabad to Bhinagar Railway Bridge</td>
<td>100</td>
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<tr>
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<td>Alair Vagu, Adjacent to S. No. 784, 780, 779, 811, and 820 of Alair village</td>
<td>4.00</td>
</tr>
<tr>
<td></td>
<td>Adjacent to S.No. 158 and 159 of Wangapalli village</td>
<td>2</td>
</tr>
<tr>
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<td>Alair Vagu adjacent to S. No. 370, 369, 340, 339, 338, 337, 336, and 307 of Alair Vagu</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td>S.No. 584 of Bollapally village</td>
<td>1.0 Acre</td>
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<td>S.No. 9, 10,11, of Indriyal village</td>
<td>2.5 Hrs</td>
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<td>S.No. 702 and 634 of Sa’gudam village</td>
<td>30 Hrs</td>
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<td>Adjacent to S.No. 786 and 787 of Alair Vagu</td>
<td>2.0 Hrs</td>
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<td>Indriyal village, Extent 2.0 Hrs.</td>
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<tr>
<td></td>
<td>Maqudumpalli Village, Extent of 2.00 Hrs.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Adjacent to S.No. 881 (Partly 828, 829, 835. and 836 Partly) to Alair village</td>
<td>13.00 Hrs</td>
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<tr>
<td>Bhongir (Contd.)</td>
<td>13. Sri Khaja Najeeruddin, Bhongir</td>
<td>Ordinary Sand</td>
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<tr>
<td></td>
<td></td>
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<tr>
<td>Suryapet</td>
<td>7. Sri Srinivasa Reddy, Chinnakaparty</td>
<td>Building Stone</td>
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<td></td>
<td></td>
<td>Ordinary Stone</td>
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<td>2.</td>
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<td></td>
<td>3. Sri Krishna Stone Crusher, Surajpalli village</td>
<td>Metal</td>
</tr>
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<td></td>
<td>4. Sri Syed Yousafuddin, Kumarwadi Suryapet taluk, Nalgonda</td>
<td>Ordinary Sand</td>
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<td>5. Purni and Company, Hyderabad</td>
<td>Metal</td>
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<tr>
<td>S.No.</td>
<td>Extent</td>
<td>S.No.</td>
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<tr>
<td>379, 373, 372 and 357</td>
<td>1.00 Htrs.</td>
<td>373, 372 and 357</td>
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<tr>
<td>Cholleru village</td>
<td></td>
<td>S.No. 227, 228, 229, 274, 272, 268, 267, 281, 196, 157, 156, 159 and 105</td>
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<tr>
<td>S.No. 227, 228, 229, 274, 272, 268, 267, 281, 196, 157, 156, 159 and 105</td>
<td>of Gujjv village,</td>
<td>Extent 4.0 Htrs</td>
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<tr>
<td>of Gujjv village, Extent 4.0 Htrs.</td>
<td>of Panthangi</td>
<td>Extent 4-0 Htr.</td>
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<td>of Gujjv village, Extent 4.0 Htrs.</td>
<td>of Panthangi</td>
<td>Extent 4-0 Htr.</td>
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<tr>
<td>of Gujjv village, Extent 4.0 Htrs.</td>
<td>Epur village,</td>
<td>Extent Htrs.</td>
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<tr>
<td>Panthangi ‘B0 Panthangi village</td>
<td>Extent 4-0 Htr.</td>
<td>Epur village,</td>
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<tr>
<td>Adjacent to S.No. 429, 399/B, 401, 400 and 397 of Agegudem village,</td>
<td>Extent 4.0 Htrs.</td>
<td>Extent 3.0 Htrs.</td>
</tr>
<tr>
<td>S.No. 202, 210, Okaram village,</td>
<td>Extent 3.00 Htrs.</td>
<td>S.No. 350 of Shivanani gudem</td>
</tr>
<tr>
<td>Extent 3.00 Htrs.</td>
<td>Epur village,</td>
<td>Extent Htrs.</td>
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<tr>
<td>kumatla village, Extent 5 Htrs.</td>
<td>Extent Htrs.</td>
<td>S.No. 26 of Durvapalli village,</td>
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<tr>
<td>S.No. 26 of Durvapalli village,</td>
<td>Extent 1.0 Hr.</td>
<td>Extent 1.0 Hr.</td>
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<tr>
<td>S.No. 26 of Durvapalli village,</td>
<td>Extent 1.0 Hr.</td>
<td>S.No. 550 of Rayampad village,</td>
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<tr>
<td>Extent 1.0 Hr.</td>
<td>Extent 3.0 Htrs.</td>
<td>Extent 3.0 Htrs.</td>
</tr>
<tr>
<td>S.No. 550 of Rayampad village,</td>
<td>Extent 3.0 Htr.</td>
<td>Tirumalagiri village,</td>
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<td>Extent 3.0 Htr.</td>
<td>Tirumalagiri village,</td>
<td>Extent 1.0 Htrs.</td>
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</tbody>
</table>

5 years (10-3-78 to 9-3-83)
5 years (1-1-76 to 31-12-81)
5 years (29-4-78 to 28-4-83)
5 years (1-2-78 to 30-11-83)
One year (5-11-79 to 4-11-80)
One year (22-8-79 to 10-8-80)
One year (5-10-79 to 10-10-80)
One year (5-11-79 to 4-11-80)
One year (5-11-79 to 4-11-80)
One year (2-11-79 to 1-11-80)
One year (17-5-79 to 16-5-80)
One year (5-10-79 to 10-10-80)
One year (5-11-79 to 4-11-80)
One year (5-11-79 to 4-11-80)
One year (5-11-79 to 4-11-80)
Loss To The Co-operative Sugar Factories

210—

7808 Q—Sarvasri K. Satyanarayana, M Omkar and K. Govinda Rao:— Will the Minister for Sugar Industries be pleased to state:
(a) whether it is a fact that the Co-operative Sugar Factories are running on loss;
(b) if so, the factory-wise extent of loss sustained till now; and
(c) whether any enquiry will be conducted to find out the causes and how to name them?

A—

(a) Yes, Sir.

(b) The loss sustained by each of the Co-operative Sugar Factories are as follows—

<table>
<thead>
<tr>
<th>Name of Co-operative Sugar Factory</th>
<th>Cumulative loss as on 30th September, 1980 in Rs. lakhs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Amadalavalasa.</td>
<td>29.93</td>
</tr>
<tr>
<td>2. Anakapalli.</td>
<td>183.21</td>
</tr>
<tr>
<td>3. Chittoor.</td>
<td>Nill</td>
</tr>
<tr>
<td>4. Chodavaram.</td>
<td>152.74</td>
</tr>
<tr>
<td>5. Cuddapah.</td>
<td>162.69</td>
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<tr>
<td>6. Etikoppaka.</td>
<td>330.89</td>
</tr>
<tr>
<td>7. Nizamabad.</td>
<td>29.43</td>
</tr>
<tr>
<td>8. Palakole.</td>
<td>190.50</td>
</tr>
<tr>
<td>9. Sri Venkateshwara.</td>
<td>202.00</td>
</tr>
<tr>
<td>10. Sri Vijayarama Gajapathi.</td>
<td>308.31</td>
</tr>
<tr>
<td>11. Thandava.</td>
<td>72.82</td>
</tr>
<tr>
<td>12. Kovur.</td>
<td>75.23</td>
</tr>
<tr>
<td>13. West Godavari.</td>
<td>283.22</td>
</tr>
</tbody>
</table>

(c) The main factors which contributed to the financial losses of the Co-operative Sugar Factories are as follows:—

1. Payment of higher cane price up to the season for 1977-78, uneconomic levy sugar price, decontrol of sugar in 1978 and consequent crush in prices, unfavourable agro-climatic conditions and incidence of pests and diseases in 1979-80 resulting in very poor quality of cane crushes. The newly established factories have suffered much more because of these problems affecting cane development and high capital cost affecting their financial viability.

The performance of Co-operative Sugar Factories and their management is reviewed periodically. No separate enquiry is considered necessary.
BUSINESS OF THE HOUSE

4th May, 1981.

1. [Speaker] : The House will now proceed to the important item of the Order Paper. Mr. Speaker, if he gives consent under rule 168 and holds that the matter proposed to be discussed is of immediate public importance, the Speaker will render a decision.  Mr. Speaker, if he gives consent under rule 168 and holds that the matter proposed to be discussed is of immediate public importance, the Speaker will render a decision.

2. [Speaker] : I do not have any time to go through the entire thing.

3. [Speaker] : [Speaker] : I do not have any time to go through the entire thing.
order, shall, after the questions and before the list of business is entered upon, call the member concerned.....”.

Mr Speaker :— I am permitting you to that extent.

Mr. Speaker :—I will examine it.

Sri N. Sreenivasul Reddy :—Let him confirm to the privilege issue.
Mr. Speaker:—Let me conduct the Assembly according to the little knowledge I have.

Mr. Speaker:—Your point is that 329 and privilege motion both are same. Is it so?

Mr. Speaker:—329 cannot be said as one and the same transaction. It cannot be said as one and the same transaction. It cannot be said as one and the same transaction.

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It is perfectly in order. 329 matter takes the precedence. 329 matter takes the precedence. 329 matter takes the precedence. 329 matter takes the precedence. 329 matter takes the precedence. 329 matter takes the precedence. 329 matter takes the precedence. 329 matter takes the precedence.
Business of the House.

It should be seen on both the sides.

Sri K. Govinda Rao:— I will make the issue and very simple Sir, RgA^ v^S" e^rr**^ ooj^ 3BCJ tb8 r^D*$#* "^^^^ &ood?

Mr Speaker :— I will examine the entire thing.
466 4th May, 1981.  

Matters Under Rule 329:
re: Strike by the Milk Producers in Rayalaseema area demanding remunerative price for the milk supplied.

Mr. Speaker:— I will examine it. I cannot give my ruling now.

Sri M. Venkaiah Naidu:— It all depends on the issue, Sir.

Mr. Speaker:— I will see to it.

Mr. Speaker:— I will go through the entire thing. I will ask the Dy. Speaker to take the Chair and I will go to my Chambers and examine the entire issue now.

MATTER UNDER RULE 329
re: Strike by the Milk Producers in Rayalaseema area demanding remunerative price for the milk supplied.

re: Strike by the Milk Producers in Rayalaseema area demanding remunerative price for the milk supplied.
468 4th May, 1981.

Matter Under Rule 329:
re: Strike by the Milk Producers in Rayala-seema area demanding remunerative price for the milk supplied.

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468 4th May, 1981. Matter Under Rule 329:
re: Strike by the Milk Producers in Rayala-seema area demanding remunerative price for the milk supplied.
Matters Under Rule 329:

4th May, 1981.

re: Strike by the Milk Producers in Rayalaseema area demanding remunerative price for the milk supplied.

Minister for Animal Husbandry and Dairy Development (Shri B. Ram Dev):—Sir, I have already made a statement on the floor of the Assembly on 31-3-1981 on the revision of the procurement price of the milk by the A.P.D.D.C. The Corporation has switched over to a new rationalised and scientific pricing system i.e., based on Kg. Fat for buffaloe milk and total solids for cows milk with effect from 1-4-1981. It was designed to encourage the milk producers to supply better quality milk and to discourage the tendency towards adulteration on par with Aanar pattern in Gujarat State and other major dairies in the Country. While changing the pricing system, the Corporation has increased the procurement price ranging from 26 paise to 85 paise per litre. This was the largest ever hike in the procurement prices announced by the APDDC. To meet the financial deficit on the above increase, the corporation was compelled to raise the sale price by 15 paise per litre. Besides the above increases in the procurement price of milk, the Government have already announced a subsidy of 10 paise per litre of milk procured in drought affected areas so as to enable the milk producers to purchase food. Inspire of the above increases announced the Milk producers in Royalaseema area have resorted to agitation and stopped supply of milk to the Corpn., as they were not satisfied with the increase and wanted further increase in the procurement price. The Senior officials of the Corpn. have not the agitators and explained to them the benefits that can be derived by the small and marginal farmers in the new pricing system for their good quality milk. Yet the milk producers were not satisfied and prolonged...
4th May, 1981.

Matters Under Rule 329:

re: Strike by the Milk Producers in Rayalaseema area demanding remunerative price for the milk supplied.

their agitation. The Govt. have reviewed the situation and a Cabinet Sub-Committee was appointed on 27-4-1981 to go into the details of the demands of the agitating milk producers and submit its findings immediately. The Cabinet sub-committee met twice on the afternoon of 27-4-1981 and on 28-4-1981 to discuss the demands of the agitating Milk producers. The Sub-Committee has also heard the views of the representatives of all the agitating milk producers. It was made out by the representative that while Kg fat system introduced for the first time was welcome and also appreciating the increases effected by the Corporation, There is need for further increasing the procurement price in view of the raising cost of production all over the particularly for the small and marginal farmers who are suffering due to inadequate returns from milk produced by them. They have also appreciated on the announcement already made by the Government on the proposed constitution of an expert Committee by the ApDDC consisting of experts from organisations like NDDB; APAU; APDDC and the State Govt., for evolving pricing policy.

I have also convened a meeting of the opposition Leaders of the Legislative Assembly in my office chambers on 28-4-1981 afternoon to discuss the milk procurement and sale price in pursuance of the assurance given on the floor of the Assembly on 6-4-1981. While appreciating the steps taken by the Corporation in changing to a right type of pricing system, and extending more remunerative price to the Milk producers, Sri S. Jaipal Reddy and Sri K. Saiyanarayana have expressed that the beneficiaries largely being the small and marginal farmers they may be paid a little more over and above the revised price. However, they felt that the Govt, should be able to subsidise to the extent of the additional expenditure for this, either directly or indirectly by way of development assistance to the Corp., Even if it amounts to enhancement of Sale price to the consumer over and above the revised rate, they clarified that they will not mind. The cabinet sub-committee has submitted its findings while advising the agitating milk producers to call of the strike immediately in view of the sympathetic view that is being taken by the Government. The representative have readily agreed to call off the strike. The recommendations of the Cabinet Sub-Committee were placed before the Cabinet which met on 30-4-1981 at 9-00 p.m., and the following decisions have been taken.

1. to direct the A.P.D.D.C. to fix the procurement price of buffalo milk at Rs. 31.50 paise per Kg., fat which will give the producers a price hike of another 9 paise more per litre over and above that has already been increased with effect from 1-4-81. Similarly to fix the

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4. to direct the A.P.D.D.C. to fix the procurement price of buffalo milk at Rs. 31.50 paise per Kg., fat which will give the producers a price hike of another 9 paise more per litre over and above that has already been increased with effect from 1-4-81. Similarly to fix the
Matter Under Rule 329

4th May, 1981

re: Strike by the Milk Producers in Rayala-seema area demanding remunerative price for the milk supplied.

procurement price of Cows milk at Rs.13.50 paise per kg., of total solids, which will give the producers a price hike of another 9 paise per liter;

2. to offset the increase in procurement price, the sale price of milk be increased by 10 paise more per liter over and above that has already been increased earlier;

3. In the interest of improving the quality of milk supplied to the Corporation the deduction for lower SNF already fixed with effect from 1-4-81 shall continue; and

4. the above increases shall take effect from 5-3-1981.

The milk producers of the Rayala-seema area have already resumed the milk supply to the A.P. Dairy Development Corporation as such the apprehensions expressed by all the Members in the respective notices do not exist n.w.
Sri B. Ram Dev:—Sir, all these matters will be looked into by the Expert Committee.

(Mr. Speaker in the Chair)

Business of the House

Mr. Speaker:—With regard to notices of 329, I have received a number of them. They are regarding (1) Contradictory statements made by the outgoing Commissioner of City Police and the Director General of Police about the activities of the Anti-Social elements on 28-4-81:

(2) "Sri Kotha Das, who made some sensational disclosures regarding Home Minister, Commissioner, Sri Pavithran also made some serious allegations against the Home Minister failure of the Police Administration in the entire city—demanding the Chief Minister to make a statement on this issue in the House."

(3) "failure of police administration in the city—statements made against the Police Commissioner—failure of Law & Order in Hyderabad city—people are in the great apprehension"

(4) Indulgence of the Police Commissioner in extracting statements by force from Sri Kotha Dass and made false propaganda and
Business of the House.

4th May, 1981.

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Mr. Shobanadreeshwar Rao, Mr. Pooja Subbaiah and Mr. Govinda Rao: The disclosure of the statement by the commissioner of police in the city is a matter of public importance.

Mr. Speaker: I will do one thing. If you are making a statement now explaining what is exactly in your mind, the Minister will make a statement tomorrow and you are not going to make a statement tomorrow.

Sri P. Janardhan Reddy: We must explain our position.

Mr. Speaker: That is why, I read these notices. Tomorrow each one of you will draw the attention of the Minister and the Minister will make a statement.
Calling Attention to Matters of Urgent Public Importance:  
re: Imposing Levy on Paddy on Outsiders.

Sri E. Ayyapu Reddy:—The Business Advisory Committee has to discuss all those things.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE

re: Imposing Levy on Paddy on Outsiders

Sri E. Ayyapu Reddy:—The Statement made by the Minister for Civil Supplies that he agrees for a CBI or ACB enquiry with regard
Calling Attention to Matters of Urgent Public Importance; re: Imposing Levy on Paddy on Outsiders.

4th May, 1981.

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Urgent Public Importance;

re: Imposing Levy on Paddy on Outsiders must be taken in the entire context of his speech.

A CBI or ACB enquiry can be ordered only when there is a written complaint supported by prima-facie evidence. The Minister for Civil Supplies meant that if there is any such written complaint with specific allegations supported by prima-facie evidence he is prepared to order an enquiry. As the Government has so far not received any complaint from any quarter what-so-ever and as there is absolutely no prima-facie evidence to support the so-called hearsay press report there is no question of ordering any CBI or ACB enquiry.

The Government feels that it is not desirable to order enquiries on mere vague allegation of hearsay nature appearing in the Press.

Sri E. Ayyapu Reddy:— only questions can be asked.

We have to call the attention of the Minister, but I have not called his attention. Anything can be written to me on this matter that I have not been informed. The allegations are not of a prima-facie nature. We have to look into the allegations, but there is so far no written complaint from anyone. If there is any such complaint and if it is prima-facie evidence we are prepared to order an enquiry. The Government feels that it is not desirable to order enquiries on mere vague allegation of hearsay nature appearing in the Press.
4th May, 1981.

Calling attention to Matters of Urgent Public Importance:

re: Imposing Levy on Paddy on Outsiders.

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Calling attention to Matters of Urgent Public Importance:

re: Imposing Levy on Paddy on Outsiders.
Calling Attention to Matters of Urgent Public Importance:

- re: Strike by the teachers of Polytechnic Colleges.

Sri E. Ayyapu Reddy:—He is incorrect. Let Mr. Naidu give affidavit.

re: (2) Strike by the Teachers of Polytechnic Colleges.
4th May, 1981.

Calling attention to Matters of Urgent Public importance

I.e. Strike by the teachers of Polytechnic Collg.

1. ప్రత్యేక పాతిసంఘాతం, దొరికించిన ప్రత్యేక పాతిసంఘాతం సంఖ్య: ఇదే పరిస్థితిలోని మరింత ప్రత్యేక పాతిసంఘాతం సంఖ్య: పవిత్ర మండల తీవ్రం సంఖ్య: కేబినెట్ సంఖ్య: యొక్క పవిత్ర మండల తీవ్రం సంఖ్య: విధాన సంహారం కేబినెట్ సంఖ్య: యొక్క

2. ఇందులో తమ పాతిసంఘాతం ప్రారంభించిన పాతిసంఘాతం సంఖ్య: ఇదే పరిస్థితిలో ప్రత్యేక పాతిసంఘాతం సంఖ్య: పవిత్ర మండల తీవ్రం సంఖ్య: కేబినెట్ సంఖ్య: యొక్క పవిత్ర మండల తీవ్రం సంఖ్య: విధాన సంహారం కేబినెట్ సంఖ్య: యొక్క

3. విధాన సంహారం ప్రత్యేక పాతిసంఘాతం సంఖ్య: ఉపస్థితిలో ప్రత్యేక పాతిసంఘాతం సంఖ్య: పవిత్ర మండల తీవ్రం సంఖ్య: కేబినెట్ సంఖ్య: యొక్క పవిత్ర మండల తీవ్రం సంఖ్య: విధాన సంహారం కేబినెట్ సంఖ్య: యొక్క

4. ఆధారంగా ప్రత్యేక పాతిసంఘాతం సంఖ్య: ఉపస్థితిలో ప్రత్యేక పాతిసంఘాతం సంఖ్య: పవిత్ర మండల తీవ్రం సంఖ్య: కేబినెట్ సంఖ్య: యొక్క పవిత్ర మండల తీవ్రం సంఖ్య: విధాన సంహారం కేబినెట్ సంఖ్య: యొక్క

ప్రత్యేక పాతిసంఘాతం, అధికారి సర్.
Calling Attention to Matters of Urem  
Public Importance;  
re: Strike by the teachers of Polytechnic Colleges.

4th May, 1981.

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ನೋಡಲು ಕರ್ನಾಟಕದಲ್ಲಿ ಇತರ ಸಾಮಾನ್ಯ ಭೂಷಣಗಳ ಪ್ರಕಾರ, ವಿದ್ಯಾಭ್ಯಾಸ ಸಂಸ್ಥೆಗಳ ಪ್ರತಿ ಬೀದಿಗಳು ಮುಂದುವರಿದಿಲ್ಲ. ಇದರ ವ್ಯವಹಾರದಲ್ಲಿ ರಾಷ್ಟ್ರೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಮಾನವನಿರ್ದೇಶನ ಮತ್ತು ಸ್ಥಳೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯವಿನ ಪ್ರವೇಶದ ಮೇಲೆ ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ. ಇದೆಂದರೆ, ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ.

(ಒ) ವಿದ್ಯಾರ್ಥಿಗಳು ವಿದ್ಯಾವೇದ್ಯಗಳಿಗೆ ಕೆಲಸದ ಮೇಲೆ ಕೆಲಸದ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯದ ಸಂಶೋಧನೆಯು ಮುಂದುವರಿದಿಲ್ಲ. ಇದರ ವ್ಯವಹಾರದಲ್ಲಿ ರಾಷ್ಟ್ರೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಮಾನವನಿರ್ದೇಶನ ಮತ್ತು ಸ್ಥಳೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯವಿನ ಪ್ರವೇಶದ ಮೇಲೆ ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ. ಇದೆಂದರೆ, ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ.

(ಪ್ರ) ವಿದ್ಯಾರ್ಥಿಗಳು ವಿದ್ಯಾವೇದ್ಯಗಳಿಗೆ ಕೆಲಸದ ಮೇಲೆ ಕೆಲಸದ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯದ ಸಂಶೋಧನೆಯು ಮುಂದುವರಿದಿಲ್ಲ. ಇದರ ವ್ಯವಹಾರದಲ್ಲಿ ರಾಷ್ಟ್ರೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಮಾನವನಿರ್ದೇಶನ ಮತ್ತು ಸ್ಥಳೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯವಿನ ಪ್ರವೇಶದ ಮೇಲೆ ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ. ಇದೆಂದರೆ, ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ.

(ಜ) ವಿದ್ಯಾರ್ಥಿಗಳು ವಿದ್ಯಾವೇದ್ಯಗಳಿಗೆ ಕೆಲಸದ ಮೇಲೆ ಕೆಲಸದ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯದ ಸಂಶೋಧನೆಯು ಮುಂದುವರಿದಿಲ್ಲ. ಇದರ ವ್ಯವಹಾರದಲ್ಲಿ ರಾಷ್ಟ್ರೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಮಾನವನಿರ್ದೇಶನ ಮತ್ತು ಸ್ಥಳೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯವಿನ ಪ್ರವೇಶದ ಮೇಲೆ ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ. ಇದೆಂದರೆ, ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ.

(ಈ) ವಿದ್ಯಾರ್ಥಿಗಳು ವಿದ್ಯಾವೇದ್ಯಗಳಿಗೆ ಕೆಲಸದ ಮೇಲೆ ಕೆಲಸದ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯದ ಸಂಶೋಧನೆಯು ಮುಂದುವರಿದಿಲ್ಲ. ಇದರ ವ್ಯವಹಾರದಲ್ಲಿ ರಾಷ್ಟ್ರೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಮಾನವನಿರ್ದೇಶನ ಮತ್ತು ಸ್ಥಳೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯವಿನ ಪ್ರವೇಶದ ಮೇಲೆ ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ. ಇದೆಂದರೆ, ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ.

(ಚ) ವಿದ್ಯಾರ್ಥಿಗಳು ವಿದ್ಯಾವೇದ್ಯಗಳಿಗೆ ಕೆಲಸದ ಮೇಲೆ ಕೆಲಸದ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯದ ಸಂಶೋಧನೆಯು ಮುಂದುವರಿದಿಲ್ಲ. ಇದರ ವ್ಯವಹಾರದಲ್ಲಿ ರಾಷ್ಟ್ರೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಮಾನವನಿರ್ದೇಶನ ಮತ್ತು ಸ್ಥಳೀಯ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯವಿನ ಪ್ರವೇಶದ ಮೇಲೆ ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ. ಇದೆಂದರೆ, ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ.

ನಿರ್ದೇಶಿಸಿದ ಪ್ರಶ್ನೆಗಳು ಕೆಲಸದ ಮೇಲೆ ಕೆಲಸದ ಪ್ರಶ್ನೆಗಳಿಗೆ ಸಹಾಯದ ಸಂಶೋಧನೆಯು ಮುಂದುವರಿದಿಲ್ಲ. ಇದೆಂದರೆ, ಕೆಲವು ಪ್ರಶ್ನೆಗಳಿವೆ.
4th May, 1981. 

Calling Attention to Matters of Urgent Public Importance:

re: Strike by the Students of the Basic Training School at Umaravalii, Srikakulam Dist.

We don't take up Call Attention 4 and 5 now.

Sri P. Venkat Rao:—I have no objection. I am always ready. After the Assembly I will be in the office.

re: Strike by the Students of the Basic Training School at Umaravalii, Srikakulam District.
Strike by the students of the Basic Training

Who is Tina, Sivagalam Dist.

The students of the Basic Training Institute have launched a strike to demand better living and educational conditions. The strike, which began on May 4, 1981, has disrupted normal functioning of the institute.

Reasons for the strike include poor living conditions, lack of proper facilities, and inadequate food and accommodation.

The students have appealed to the administration to address their concerns and restore normalcy in the institute.

The situation remains tense as negotiations between the students and the administration continue.
Government Bills:

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

PAPER LAIRED ON THE TABLE OF THE HOUSE

G.O.Ms.No. 415 TR&B (TR. II) dept., d/27-12-1980
G.O.M.s.No. 244, TR&B (TR. II) dept., d/9-4-1981

Sri K. Rosaiah:— Sir, I beg to lay on the table;
A copy each of the following notifications as required under Sub-section (2) of section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

G.O.No. and date. date of publication in the A.P. Gazette

2. G.O.Rt.No. 244, TR&B (Tr. II) dt. 9-4-1981. 10-4-1981

G.o.Ms.No. 114, TR&B (Tr.VII) dept., d/1-4-1981

Sri K. Rosaiah:—Sir, I beg to lay on the table:

Annulling Interim direction to A.P. Administrative Tribunal in R.P.No. 23/81.

Sri B. Venkatarama Reddy:—Sir, I beg to lay on the table:
“A copy of the special order made under the proviso to clause (5) of article 371-D of the constitution and published in part-I Extraordinary of the Andhra Pradesh Gazette dated 20th March, 1981 annuling the interim direction dated the 22nd January, 1981 of the Andhra pradesh Administrative Tribunal in R.P-No.23 of 1981, as required by clause (6) of the said article.”

Mr. Speaker: —Papers laid on the Table.

GOVERNMENT BILLS:
The Andhra Pradesh Gram Panchayats And Panchayat Samithis And Zilla Parishads Acts (Second Amendment)Bill,1981

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


That leave be granted to introduce the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads Acts (Second-Amendment) Bill, 1981

Mr. Speaker:—Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Gram Panchayats and Panchayat Samithis and Zilla Parishads Acts (Second Amendment) Bill, 1981.

The Motion was adopted and the Bill was introduced.

(Mr. Deputy Speaker in The Chair)

ANNOUNCEMENT

Mr. Deputy Speaker:—I am to announce to the House that the Amendments to the following Bills be received upto 4 p.m. to-day, the 4th May 1981:


The Jawaharlal Nehru Technological University (Amendment) Bill, 1981.

GOVERNMENT BILL

ANDHRA PRADESH EDUCATION BILL, 1979

(Clause 7 Continued)
Ankala Pradeep, Minister for Edu., 1978.

The education up to 8th standard shall be general. Thereafter it shall be vocational and aptitude based or as per the student's aptitude. The education up to 8th standard shall be general. Thereafter it shall be vocational and aptitude based or as per the student's aptitude.
Andhra Pradesh Education Bill, 1971

4th May, 1981.

Mr. Deputy Speaker:—The question is:

"Subsistence including food and clothing." And the representatives of the teachers, students and Legislators.

When the Committee is constituted it will certainly take note.
4th May, 1981.

Government Bill:

In sub-clause (1) of clause 7 after the words “provide for the” insert the words “subsistence including food and clothing.”

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

In sub-clause (1) (b) of clause 7 after “committee” insert “consisting representatives from eminent Educationists, teachers, students and Legislators,”

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

In sub-clause (1) (b) of clause 7 for “five years” substitute “every year.”

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

“The Education up to 8th standard shall be general shall and thereafter it shall be vocational and aptitudinal”.

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

“In sub-clause (2) (a) of clause 7 for “six years” substitute “five years”.

The amendment was negatived.

The amendment was carried.

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

In sub-clause (2) (a) of clause 7 for the words the “nutrition programme” substitute “health and nutrition programmes.”

(Pause)

The amendment was carried.

The Government shall take responsibility of providing training to the teachers for primary education.

We will certainly make endeavours to see that there is training for pre-primary education but we will have to wait till a final shape is given. I am not in a position to straight-away take it, though I agree with the spirit of the amendment. So, I want time for inclusion of it at the appropriate time.

Sri K. Govinda Rao, Sir:—we are not pressing it.

Mr. Deputy Speaker:—Alright. The amendment was withdrawn.
Mr. Deputy Speaker—It will come at the end.

Sri B. Venkatrama Reddy:—Sir, I have noticed it. This may be carried out.

Mr. Deputy Speaker:—No. 29 is not pressed.

Sri B. Venkatrama Reddy:—The Member has accepted that it will be brought in rules and hence I am not pressing.

Mr. Deputy Speaker:—Alright. The amendment was withdrawn.

Mr. Deputy Speaker:—The question is;

In sub-clause (3) of clause 7 after item (b), add:—

"(c) proficiency in socially useful production work."

The amendment was carried.

Attainment of prescribed standards...

4th May, 1981.

Government Bill:

69—9

Realty: Realty:

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4th May, 1981. 491
Mr. Speaker:— The question is:

For item (ii) of sub-clause (4) (B) of clause 7 substitute the following:

"the attainment of prescribed standard of proficiency in one other language, Indian or foreign at the option of the student."


The amendment was negatived.

(iv) the study of social science with special reference to history, Geography and civics so as to achieve the minimum necessary knowledge by the pupil in regard to his State, country and the world.

If any student qualifies with 50% or more of the marks, in any two or more of the six subjects mentioned in sub-clause (4) (b) iii and iv, he shall be entitled to receive the school leaving certificate and shall have eligibility to pursue higher education in these two or more subjects."
Mr. Deputy Speaker:— The question is that. Add the following explanation after time (iv) of sub-clause (4) (b) of clause 7:

Explanation: If any student qualifies with 50% or more of the marks, in any two or more of the six subjects mentioned in sub-clause (4)(b) iii and iv, he shall be entitled to receive the school leaving certificate and shall have eligibility to pursue higher education in those two or more subjects.”

The amendment was negatived.

Sri B. Venkatrama Reddy:— Sir, I request the Members to withdraw the amendment as this was already taken up.

(Pause)

Mr. Deputy Speaker:— The question is:

“In item (v) of sub-clause (4) (b) of clause 7 for “work experience” substitute “Socially useful productive work”.

(Pause)

The Amendment was negatived.
Mr. Deputy Speaker:—The question is:

"Add the following as (vii) item of sub-clause (4) (b) of clause 7:
Elementary knowledge of constitution of India Fundamental rights, directive principles and primary duty of a citizen towards National Reconstruction."

(Pause)

The Amendment was negatived.

Mr. Deputy Speaker:—The question is:

"Add the following as (vii) item of sub-clause (4) (b) of clause 7:
Elementary knowledge of constitution of India Fundamental rights, directive principles and primary duty of a citizen towards National Reconstruction."

(Pause)

The Amendment was negatived.


Sri B. Venkatarama Reddy:—Sir, according to us “knowledge” implies both theoretical as well as practical. Therefore imparting of knowledge on basic agricultural science and irrigation methods

Mr. Deputy Speaker:—Amendment No. 35 is before the House.

The question is that “Add the following as item (vii) in sub-clause (4) (b) of clause 7.

"Impart knowledge in basic agriculture science and irrigation"

Motion was adopted and the amendment was carried.
4th May, 1981.


Mr. Deputy Speaker:— Now, the Amendment No: 36 is before the House. The question is that...

''Add the following at the end of clause 7.

The Government may, by notification, establish a research body to be called “The State Council of Education Research and Training” which shall function as an autonomous body to take research in various fields of school education and disseminate the results to the teachers at all levels”

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:— Now Clause No. 7 is before the House. The question is that;
Clause 7 as amended do stand part of the Bill.

The motion was adopted and Clause 7 as amended was added to the Bill.

Clause 8

Sri B. Venkatrao Reddy:—Sir, they are accepting 17 & 19 and I am accepting 18 & 20.

"Every Panchayat shall be responsible to establish and maintain primary schools in the area within its jurisdiction and shall undertake management of Government and aided primary and upper primary schools."

11-50 a.m.

Clause 8

Sri B. Venkatrao Reddy:—Sir, they are accepting 17 & 19 and I am accepting 18 & 20. "Every Panchayat shall be responsible to establish and maintain primary schools in the area within its jurisdiction and shall undertake management of Government and aided primary and upper primary schools as deemed necessary."
498 4th May, 1981. Government Bill:

...
“primary education” means education in and upto such classes or standards as may be prescribed by the Andhra Pradesh Education Bill, 1979. 

Sri B. Venkatrama Reddy:—Primary school imparts primary education.

12-00 noon

[Discussion continues with points and responses from different members of the assembly.]

Government Bill:


Sri B. Venkatarama Reddy:—What they wanted is already there. It is provided in the rule and the rule will clarify it and it need not be redundant in the Act. You need not specifically say. A difference is there between this and that. There is no necessity in the Act.

Mr. Deputy Speaker:—The question is:

("In sub-clause (1) of clause 8 for "Municipal Council" substitute "Municipal Corporation or Municipal council" and

"In Sub-clause (4) of clause 8 for municipal council substitute "municipal corporation or municipal council".

The Amendments were carried.

Mr. Deputy Speaker:—The question is:

For Sub-clause (3) of clause 8 substitute:

"(3) Every Panchayat samithi shall be responsible to establish and maintain primary schools in the area with in its jurisdiction and shall under take the management of Government and taken over aided primary schools as deemed necessary."
502
4th May, 1981.


(Sri M. Omkar pressed for division and the House divided this)

Ayes: 43       Noes: 16       Neutrals: Nil

The Amendment was carried.

Mr. Deputy Speaker:—The question is:

"In Sub-clause (3) of clause 8 after the words ‘primary schools’ insert the words ‘and secondary schools’.

(Pause)

The Amendment was negatived

Mr. Deputy Speaker:—The question is:

"Clause 8, as amended, do stand part of the Bill.

(Pause)

The motion was adopted and Clause 8, as amended, was added to the Bill.

Clause 9

Sri P. Sundaraiah:—In sub-clause 2 of clause 9:

"In the case of the corporation of Hyderabad and the Municipalities the Government may call on the Director to submit a scheme for compulsory primary education in those areas for children ordinarily resident therein of such age and upto such standard as the Government may specify."

"Any local authority, if called upon by the Government so to do, shall within such time as may be specified by the Government submit to them a scheme for compulsory primary education in such area within its jurisdiction for children ordinarily resident therein, of such ages and up to such standard as the Government may specify."

"The Government may call on the Director of the School Education without even consulting the Management..."
Sri B. Venkatram Reddy:—Sub-clause (1) of Clause 9 says that 12-10 p.m. "Any local authority" if called upon by the Government so to do, shall within such time as may be specified by the Government submit to them a scheme for compulsory primary education in such area.

Sri P. Sundaraiah:—You are not talking of Municipalities. In the case of Corporation of Hyderabad and Municipalities, the Government may call on the Director to submit a scheme for compulsory primary education in those areas for children. Sub-clause (4) says that the Government may, after such enquiry, as they may consider necessary, sanction with or without notification, the scheme submitted by the local authority and by the Director and the implementation of the scheme so sanctioned shall be subject to the general control of and the directions issued from time to time by the Government. You are not calling upon the Municipalities to submit the schemes. You are calling upon the Director to submit the scheme once the schemes are submitted, the Government will take a decision both on the recommendations of the local authority and the Director and will sanction.

Sri B. Venkatram Reddy:—After reading both the clauses, I am agreeing that wherever the 'Director' is there, we can change it to 'Government'.

Sri P. Sundaraiah:—In that case it will read like this;
"In the case of the Corporation of Hyderabad and Municipalities the Government may call on the Government."

Sri B. Venkatram Reddy:—This may be amended as follows: and I move that;
"In sub-clause 2 of clause 9, substitute the word 'them' for the words 'the Director'."

Mr. Deputy Speaker:—Amendment moved.

Now the question is:
"In Sub-clause 2 of clause 9, Substitute the word 'them' for the words 'the Director'."

(Pause)

The amendment was carried.

Sri P. Janardhan Reddy:—This is a scheme of primary education 12-20 p.m. and its implementation. Now you are entering the details in this connection. I request the Minister to insert some clauses for food and clothing also, for which I have given my amendment.

Sri B. Venkatram Reddy:—I am sorry. We are not in a position to accept this amendment.

Mr. Deputy Speaker:—The question is:
"In sub-clause (2) of clause 9, for 'the Corporation of Hyderabad, substitute "the Municipal Corporations."

(Pause)

The amendment was carried.

Mr. Deputy Speaker:—Now the question is to add the following at the end of sub-clause (3) (e) of clause 9.
"Including the cost of providing food and clothing."
Sri P. Janardhan Reddy pressed for division and the House divided thus:

Ayes ..2
Noes ..39
Neutrals —None

The amendment was negatived.

Mr Deputy Speaker:—Amendment No. 39 not pressed. Now the question is that leave be granted to withdraw the following amendment,

"Delete sub-clause (2) of clause 9"

The leave was granted and the amendment was withdrawn.

(When the Deputy Speaker was about to put non-official amendment No. 40 to vote)

Sri B.Venkatram Reddy:—Sir, once we have decided to omit, the Legislature Department, in consultation with the Law Department, may get this Section redrafted accordingly.

Mr. Deputy Speaker:—Now the question is that leave be granted to withdraw the following amendment:

"In Sub-clause (6) of clause 9 'upto such class of standard and within such age group as may be specified therein shall be compulsory in any area which may be so specified.' Substitute 'upto 7th class or standard, with the age group of 5 to 15 years old shall be compulsory in the area which may be specified.'"

The leave was granted and the amendment was withdrawn.

Mr. Deputy Speaker:—Now the question is:

clause 9, as amended, do stand part of the Bill.

The motion was adopted and clause 9, as amended, was added to the Bill.

Clause 10

Sri B. Venkatram Reddy:—It appears that in Telangana the primary education was not considered to be the responsibility of Municipality or the Hyderabad Municipal Corporation. I think it has to be changed. It should be given effect as in the case of other areas and Municipal Corporation should take the responsibility. That is the reason. I think we have done a good thing in keeping it in uniform with other areas.

Mr. Deputy Speaker:—The question is that:

"The clause 10 do stand part of the Bill."

The motion was adopted and clause 12 was added to the Bill.

Clauses 11 & 12
Government Bill:

4th May, 1981

Sri P. Sundaraiah:—Clause 87 says: "If any person wilfully contravenes, or attempts to contravene, or knowingly abets the contravention of, any of the provisions of this Act or any rule made thereunder, he shall be punished with fine, which may extend to five hundred rupees and in the case of continuing contravention, which an additional fine which may extend to one hundred rupees for every day during which such contravention continues after conviction for the first such contravention."

After 12(f): "That the Government
or competent authority concerned, is unable to pay a reasonable monthly allowance necessary to meet the food clothing and sundry expenses for each child, whose parents do not have a combined family income of Rs. 500/- per month, for duration of the years the child is to undergo the compulsory education.

Provided the same is certified as such by the attendance authority. Provided there is any other compelling circumstance which prevents the child from attending school, provided the same is certified as such by the attendance authority.

Sri Ashok Gajapathi Raju:—If the authority is convinced that a particular child cannot attend due to circumstances of acute poverty
at least in those cases you give him food, clothing and shelter. This is very important.

Sri B Venkatrama Reddy:—That is the question of incentive to be given by the Government. That will be taken care of and that need not be provided in the Act which makes it imperative and which will not be possible at all.

Let them accept the amendment.

Sri B. Venkatrama Reddy:—Sorry, it is not possible.

Mr. Speaker:—The question is:

In clause 11 for 'shall' substitute 'will.'

The amendment was negatived.

Mr. Speaker:—The question is:

Clause II do stand part of the Bill.

The motion was adopted and clause 11 was added to the Bill.

Mr. Speaker:—The question is: to add the following as sub-clause (1) (h) of clause 12:

"That the Government or competent authority concerned, is unable to pay a reasonable monthly allowance necessary to meet the food clothing and sundry expenses for each child, whose parents do not have a combined family income of Rs 500/— per month, for duration of the years the child is to undergo the compulsory education."

(Sri P. Sundaraiah pressed for division and the House then divided)

Ayes ....... 14
Noes ....... 39
Neutrals ....... None
The amendment was negatived.

Mr. Speaker:—The question is:
clause 12 do stand part of the Bill.

Sri P. Sundaraiah pressed for division and the House divided thus:

Ayes .... 42
Noes .... 14
Neutrals .... None

The motion was adopted and clause 12 was added to the Bill.

Clause 13

Mr. Speaker:—The question is: add the following as Sub-clause (7) of clause 13:

"Responsibility may be fixed on the teacher/teachers along with the parents."

(Pause)

12-50 p. m. The amendment was negatived.

Mr Speaker:—The question is:
Clause 13 do stand part of the Bill.

(Pause)

The motion was adopted and Clause 13 was added to the Bill.

Clause 14 to 16

Mr. Speaker:—There are no amendments to Clauses 14 to 16.

The question is:
Clauses 14 to 16 do stand part of the Bill.

(Pause)

The motion was adopted and Clauses 14 to 16 were added to the Bill.

It is said that nothing in this chapter shall apply to Abhyudaya Pradhamika Pathasalas and
Nothing in this chapter shall apply to abhyudaya pradhamika pathasalas and the Residential Schools.

Mr. Speaker:—The question is:

"Omit Clause 17 and renumber Clauses 18 to 79 as Clauses 17 to 78 respectively."

The motion was adopted.

CLAUSE 18

Mr. Speaker:—For Clause 18 there are three amendments.

1. The examination system, whether by internal assessment, external assessment or partly internal and partly external assessment shall be regulated by the competent authority as to make it a reliable and effective method of student evaluation.

2. The system of examination shall be oral.

3. The system of examination shall be partly oral and partly written.

or partly internal and partly external assessment, shall be so regulated by the competent authority as to make it a reliable and effective method of student evaluation.

Sri M. Omkar:—Examination, system, whether by internal assessment, external assessment or partly internal and partly external assessment, shall be so regulated by the competent authority as to make it reliable and effective method of student evaluation.
Mr. Speaker:—Alright. The Amendments were withdrawn.

Sri P. Subbaiah:—Sir, I am not pressing my amendments.

The Government may make rules for all matters connected with the implementation of examination system and the conduct of examinations. The Government may make rules for all matters connected with the implementation of examination system and the conduct of examinations.
Mr. Speaker:—The question is:
Add the following to clause 18

"(1) Specifically declare the continuance or otherwise of the no-detention system."

(2) Periodical tests for student evaluation should be made compulsory.

(3) Attendance requirement for promotion in terms of percentage to be declared.

(4) Compulsory work-experience should be an important criterion for promotion."


The amendment was negatived.
Government Bill:

The Government shall define in detail what internal assessment means, and various factors that will be taken into consideration and the marks fixed for each factor.

When the examinations are held, the questions and answers have to be tape-recorded. The Government shall define in detail what internal assessment means, and various factors that will be taken into consideration and the marks fixed for each factor.
Sri B. Venkatram Reddy:—Sir, these matters and the other details can be incorporated in the Act and all these matters will be examined and taken care of, while making the regulations.

Mr. Speaker:—The question is:

Add the following sub-clauses after sub-clause (2) of Clause 18.

(3) "The Government shall make necessary rules and regulations enabling students to exercise their right to demand his examination papers or answers be revalued, before his chosen academically qualified representative, the standard for comparing or revaluing his papers and answers shall be the answer papers of the last candidate who passed or get more marks or higher rank or grade, than he himself.

(4) when oral examination, or viva voce examination are held, the questions and answers are to be tape-recorded. It is on this basis of these tape recordings, the viva-voce results are to be judged. Oral examinations are primarily intended to help the student to improve his result in written examinations and not to detract his written achievements or marks.

(5) The Government shall define in detail what internal assessment means, and various factors that will be taken into consideration and the marks fixed for each factor."

The amendment was negatived.

Mr. Speaker:—Now, Clause 18, is before the House.

The question is:

that Clause 18, re-numbered as Clause 17, do stand part of the Bill.

Motion was adopted and Clause 18, renumbered as Clause 17, was added to the Bill.

Mr. Speaker:—The question is:

There are no amendments to Clause 19.

Clause 19, renumbered as Clause 18 do stand part of the Bill.

Motion was adopted and Clause 19 renumbered as Clause 18 was added to the Bill.

The Mr. Speaker:—For clause 20, there is one amendment.

Mr. Speaker:—The question is:

"In Sub-Clause (c) of clause 20 after the word "prescribed" add "including minority institutions."

(Pause)

The amendment was negatived.

Mr. Speaker:—The question is

Clause 20 renumbered as clause 19 do stand part of the Bill.

(Pause)

The motion was adopted and Clause 20, renumbered as clause 19 was added to the Bill.

Clause 21

Mr. Speaker:—The question is:

"The Government may permit a private body of persons to establish educational institutions and maintain them according to such specification as may be prescribed.

Provided that the private body of persons are in a position to raise and has deposited necessary funds in a bank to meet all the expenditure for acquiring the necessary land, construct buildings, and provide necessary equipment for libraries, hostels etc., and all recurring expenditure on staff, salaries, repairs etc., for running the institution year after year with out relying on the Govt. aid or grant..."

1-20 p.m.
scheduled castes and tribes at the same fees, as the Govt. or local authorities charge."
private English medium institution shall be granted permission to open . . .

That there is adequate financial provisions for continuing and efficient maintenance of the institution as prescribed by the competent authority. That there is adequate financial provisions for continuing and efficient maintenance of the institution as prescribed by the competent authority.

Mr. Speaker:— Now I adjourned the House to meet again at 4-00 p.m., today.

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

The House reassembled at 4-00 p.m.

(Mr. Speaker in the chair)

ANNOUNCEMENT

Mr. Speaker:— I am to announce that the Assembly will transact the following business from 6th to 7th May, 1981:

5-5-1981. Business left over from to-day.


Jawaharlal Nehru Technological University Acts Amending Bill, 1981.


Mr. Speaker: The question is:

“For sub-clause (1) of clause 21 substitute the following—

“On or after the commencement of this Act no private educational institution shall be started prior registration, application for which shall be made in the prescribed manner to the prescribed Officer”.

All the private Educational Institutions existing at the commencement of this Act shall be deemed to have been registered.

nothing in the section shall apply to the minority educational institutions.”

and

“Add new sub-clause (1) (b) in clause 21.

“(1) (b) the Government may permit a private body of persons to establish educational institutions and maintain them according to such specifications as may be prescribed.

Provided that the private body of persons are in a position to raise and has deposited necessary funds in a bank to meet all the expenditure for acquiring the necessary land, construct buildings, and provide necessary equipment for libraries, hostels etc. and all recurring expenditure on staff, salaries, repairs etc. for running the institution year after year, without relying on the Government aid or grants.

Provided that they reserve at least 33% of their seats to students who come from economically poor families, especially those from Scheduled Casts and Tribes at the same fees, as the Government or local authorities charge.

Provided that the body of persons enter into an agreement that they would hand over the institution to the Government without any compensation or liabilities whenever the Government feels it necessary to take it over to efficiently run it, or for up-grading it to provide better educational facilities by running it as Government Institute.”

“Add the following at the end of sub-clause (3) (b) of clause 21.

“and in cases of private educational institutions, they do not depend on Government aid or grants.”

"Add the following as sub-clause (2) (g) of clause 21.
"That no Private English Institution shall be granted permission to open."

(Pause)
The amendments were negatived.

"Mr.- Speaker: — The question is:"

"In sub-clause (3) of Clause 21 in item (d), omit if any,"

(Pause)
The amendment was adopted.

Mr. Speaker: — The question is:

"Clause 21, as amended and re-numbered as Clause 20 do stand part of the Bill."

The motion was adopted and Clause 21, as amended and re-numbered as clause 20 was added to the Bill.

Clause 22

5. The question is:

"In sub-clause (2) of 22 in the opening portion, for any local authority institution or private institution substitute any local authority educational institution or private educational institution."

"In sub-clause (3) of clause 22 for 'local authority institution or private institution' substitute "local authority educational institution or private educational institution."

and

"In sub-clause (1) of clause 22 for "section 21" substitute "section 20."

The Amendments were adopted.

5. The question is:

"Directly or indirectly encourages in the educational institution any propaganda or practice with the intention of wounding the religious feelings..."

It was equally bad

Contravenes any of the provisions of
this Act and the rules and orders made thereunder, the
competent authority may, for reasons to be recorded in writing
with draw the recognition of the institution or take such other action as is
deemed necessary after giving to the Manager an opportunity of
making his representation against such withdrawal or action.

Substitute

the competent authority may, for reasons be recorded in writing take
over the management of the institution pending full take over of the
institution, and all its properties without compensation or with the
minimum compensation if necessary after giving the manager an oppor­
tunity of making his representation against such action.”

520 4th May, 1981.

Government Bill :
Sri B Venkatarama Reddy:—Wherever there is a provision or there is a possibility to derecognise without interfering with the students and the teachers, we should also have an enabling provision like this, because we have already provided for taking over. To withdraw recognition is the first step.

Sri P Sundarayya:—It may be said here the competent authority may for reasons to be recorded in writing withdraw the recognition of the institution.
Sri B. Venkatarama Reddy:—It is not always necessary to take over the properties of the Institutions. It depends upon the special circumstances. Here, we have provided that the competent authority may for reasons to be recorded in writing. Again in 28 (1) the question of handing over the properties is also there and afterwards Section 60 relates to the question of taking over the property. All these are included.

Mr. Speaker:—“The manager shall hand over or cause to be handed over the custody of all properties. . . . virtually it is taking over.

Sri B. Venkatarama Reddy:—It may be some times entering into the shoes of the management for a period or taking over means it may be fiscally taking over all the property wherein absolute power of the management will vest in the Government. So, there is subtle difference between the three First withdrawal of recognition as a first step and when once the withdrawal of recognition is there or we may ask the teachers to run the school and if it is necessary under Section 28 (1) it is possible to make the manager hand over the property so that it just gets into the shoes of that management and run the institution and the third step is at solutely taking over where physical take over is involved, Therefore, all these three steps are provided in this Sir.

Mr. Speaker:—I would like to submit to the House that a little inconvenience is likely to be caused to you because unfortunately the Minister has to be here and in the Legislative Council also I want to permit him to go and represent to the other House the business there can be postponed to tomorrow and then he will come back. Till that time our House will adjourn.

We will meet again at 4-50 p.m.

(The House then adjourned to meet again at 4-50 P. M.)

(The House reassembled at 4-50 p.m.)

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

In sub-clause (2) (1) of clause 22 or “the competent authority... such withdrawal or action” substitute “the competent authority may, for reason recorded in writing take over the management of the institution pending full take over of the institution, and all its properties without compensation or with the minimum compensation if necessary after giving the manager an opportunity of making his representation against such action.”

Sri P. Sundaraiah pressed for a division. The House divided thus:

Ayes : 7, Noes : 24. Neutrals; Nil

The amendment was negatived.

Sri B. Venkatrama Reddy :—There are several occasions when some of the local authorities refuse to act according to the rules. Even a Municipal Commissioner refused to co-operate with the Government. Even a Municipal Commissioner refused to co-operate with the Government.

Sri B. Venkatrama Reddy :—Local authority is not a subordinate body to the Government.
Mr. Speaker:—The question is:

Delete sub-clause (3) of clause 22.

Pause

The amendment was negatived.

Sri P. Sundaraiah:—Sir, I am not pressing the amendment.

Mr. Speaker:—Alright. The amendment is withdrawn.

The question is:

Clause 22 as amended and renumbered as 21 do stand part of the Bill.

The motion was adopted and Clause 22 as amended and renumbered as 21 do stand part of the Bill.

Clause 23

Mr. Speaker:—There are two official amendments and one non-official amendment.

Sri P. Sundaraiah:—In Clause 23 (2) it is stated “Any private institution imparting education which is in existence at the commencement of this Act but which has not been recognised in accordance with rules in force immediately before such commencement, shall discontinue to impart education from such commencement; and thereafter no person shall run any such institution.”

The motion was adopted and Clause 23 as amended and renumbered as 21 do stand part of the Bill.
Any such person who runs any such unrecognised institution shall be punished with imprisonment for a term which may extend six months or with fine....
Mr. Speaker:— All the institutions imparting education which were established and recognised in accordance with the rules, imposed in, before commencement of the Act., shall continue as such. Any private institution imparting education which is in existence at the commencement of the Act., but which has not been recognised, shall discontinue to impart education.

Sri B. Venkatrama Reddy:— Sir, it is only a prohibition clause. We have no institution, which does not comply with the condition of the Act.. They shall continue as such.

Sri B. Venkatrama Reddy:— Sir, for this purpose, we can give a notice saying that within the time stipulated (30 days) and say to all the people that these conditions are completed, because we have provided for registration and recognition.

Mr. Speaker:— No private institutions shall be established without registration. My anxiety is this. There is an institution which has not got received recognition. After commencement of the Act, it wants to have recognition under the Rules which provided compensation. Then?...

Sri B. Venkatrama Reddy:— Sir, we have provided them time to apply within such period and we have given time.

Mr. Speaker:— This can have reference to those which were not established, unrecognised with the rules immediately with force.

Sri B. Venkatrama Reddy:— Sir, of course within that period & time applied...
Sri B. Venkatrama Reddy:—Sir, we will be providing so far as 22 (2) is concerned & we will be in a position to provide rules as to whether we can give 30 days time giving notice to those people for, as on this date, because the act has to come into force for the school which does not apply for recognition and as such we can say "you are requested to apply for recognition and take recognition because of the following defects etc., "In case they do not follow under 23 (3) they will be punished.

Sri B. Venkatrama Reddy:—Sir, according to any unrecognised Institution on the date of commencement of this Act shall be dealt with under this clause 22 (2) —as if this is a new institution also.

Mr. Speaker:—Now the question is:

Add the following at the end of sub-clause (2) of clause 23

"But the, Government may grant recognition if the body of persons which is running the institution fulfil the conditions as laid down in clause 21, sub-clause (1)(b)".

The amendment was negatived.

Sri B. Venkatrama Reddy:—Clause 23 (3) is a penal clause—any person who runs any such unrecognised institution shall be punished
with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees or with both.

Sr. B. Venkatrama Reddy:—Sir, "Any private institution imparting education which is in existence at the commencement of this Act but which has not been recognised in accordance with the rules in force, immediately before such commencement was continued to impart education or such commencement provided that no such unrecognised private institution shall be compelled to discontinue imparting education as applied for recognition in accordance with the provision of this act under rules, framed therein without 30 days from the above commencement of this Act. Under the rule every such application shall be disposed of from the 60 days from the date of receipt of this by the competent authority.

Mr. Speaker:—Now the official amendment No. 24, is before the House. The question is:

(Pause)

"In sub-clause (2) of clause 23 for any such institutions, substitute any such unrecognised institutions.

The Motion was adopted, and the amendment was carried.

Mr. Speaker:—The question is:

After sub-clause (2) of clause 23 add the following:

"(3) Any person who runs any such unrecognised institution shall be punished with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees or with both."
The Motion was adopted.

Mr. Speaker:—The questions “that Clause 23 as amended and renumbered as clause 22 do stand part of the Bill.”

Motion was adopted and clause 23 as amended and renumbered as 22 was added to the Bill.

Clause 24

Mr. Speaker:—There are no amendments to Clause 24.

The question is:

Clause 24 renumbered as clause 23 do stand part of the Bill.

(Pause)

The Motion was adopted and the clause 24, renumbered as clause 23 was added to the Bill.

Clause 25

Mr. Speaker:—There are two official and four non official amendments to Clause 25.

The question is:—

That delete sub-clause (1) of clause 22.

(Pause).

The amendment was negatived.

Now the question is:—

“In sub-clause (3) (a) of clause 25, after the words “of the management” add within a period of two months.”

(Pause)

The amendment was negatived.

We can even provide in the Rules. There was no need for pressing his, at this stage, as the amendment was already lost.
Mr. Speaker:— The question is:

"In sub-clause (3) (b) of clause 25 after the words "competent authority" add "within a period of one month".

(Pause)

The amendment was negatived.

5-30 p.m.

they are entitled for reasonable protection under the Constitution.

Substitute the following: "Sub-section (1) (3) and (4) shall also apply to a minority institution when rules under this section are so made conforming to the judgment of the Supreme Court interpreting the rights of the minority institutions as per Art. 30 of the Constitution."

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of India.”

5-40 p.m.

Sri B. Venkatrama Reddy:— It is the internal affair of the management of the institution.
Mr Speaker:— How does it say that if the lapses are there, we cannot do something about it?

Sri B.Venkatram Reddy:— Lapses so far as the management is concerned, it happens to be an internal administration. Lapses so far as the control of the teachers, so far as the right of the teachers and punishments of the teachers are concerned, this can be governed by certain guidelines. We will give the guideline.

Mr. Speaker:— Suppose, they misappropriate the grants made?

The question of appointment and removal of manager of a minority institution will not be vested in the hands of Government and Government will not interfere. This is an internal administration matter of a minority institution where we are unfortunately not in a position to handle.
Institution should be one which is run by the Minority community or linguistic minority whatever it is basically for the minorities. You are free to run it. At the same time basically we intend that this should be run by the minorities. Keeping in view the various judgments we have now, so that it may not get struck off. "Upholding the decision of the High Court and commenting on the unconstitutionality of the Sec. 6 sub-clause 2 and 4 and Sec. 58 of Kerala Act, this Court observed as follows: "These provisions clearly take away the disciplinary action from the Government body and the Managing Council....when this is coupled with the choice of the nominated members of the Government and the University by sub-section on (d) and Sections 48 and 49, it is clear that there is much room..."

Mr. Speaker:-- We can. What do you mean?

Sri B. Venkatrama Reddy:-- We cannot pass an Act which will be struck off and which will be rendered ultra vires in view of the various interpretations given by them under Art 31.
Mr. Speaker:—'Nothing in sub-section 1, 3, 4 shall apply to a minority institution in so far as they are repugnant to Art. 31 of Constitution.'

Sri P. Sundarayya:—I agree with that amendment. I quote the Kerala Act.

Sri B. Venkatarama Reddy:—We have obeyed the Kerala Act so many times. I do not know why the Hon'ble takes it as a Getha. Not one mind but several minds have been applied.

Sri K. Govinda Rao:—Let him explain Sir.

Sri B. Venkatarama Reddy:—I do respect. I have studied it and if there can be any point we can take; we do welcome it and we want to take the guidelines.
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Government Bill:


I am one who will not hesitate to take even a calculated legal risk if necessary. I may not be having so much of a legal knowledge as you have got more experience as an advocate. I am not only satisfied about this. I have made rules made thereunder shall not apply to minority institutions in so far as they are repugnant to Art. 31.

A Minority Institution is one which is considered in accordance with Art. 31 of the Constitution of India it goes without saying. Please consider it.

Sri B. Venkatrama Reddy: —Nothing in sub-section 1, 3 and 4 will apply to minority institution in so far as they are not repugnant to the Art. 31 of the Constitution of India can be added.

Sir, I beg to move:

In place of official amendment No. 27 the following may be substituted.

"(5) Nothing in sub-sections (1), (3) and (4) and Rules made therein shall apply to the minority educational institutions in so far as they are repugnant to Art 31 of the Constitution of India.

Mr. Speaker:—Amendment moved.

The question is:

"(5) Nothing in sub-sections (1), (3) and (4) and Rules made therein shall apply to the minority educational institutions in so far as they are repugnant to Art. 31 of the Constitution of India."

(Pause)

The amendment was carried.

Sri P. Sundarayya:—Sir, I am not pressing my amendment.

Mr. Speaker:—Now the question is:

In sub-clause (1) of clause 25 for 24 substitute (24) (1).

The amendment was carried.

Clause 25, as amended and re-numbered as clause 24 do to stand part of the Bill.

The motion was adopted and clause 25, as amended, and re-numbered as clause 24 was added to the Bill.

Sir, I am not pressing the amendment No 61.

Mr. Speaker:—The question is:

"In sub-clause (1) of clause 26 for "section on 25" substitute "section 24""

(Pause)

The Amendment was carried.

Mr. Speaker:—The question is:

"Clause 26, as amended and re-numbered as Clause 25, do stand part of the Bill."

(Pause)

The Motion was adopted and Clause 26, as amended and re-numbered as Clause 25, was added to the Bill.

69—15
Prior permission of the Government should be obtained in the event of closing down prior permission shall be obtained. In the event of not less than one academic year expiring with the end of any academic year, no private institution shall be closed down or discontinued, unless a notice of not less than one academic year expiring with the end of any academic year.
Mr. Speaker:—The question is

"In sub-clause (1) of clause 27 after the words "close down of" insert the words "sections or combination of course," and after the words "run this behalf" add "in the event of closing down prior permission shall be obtained from the competent authority."

(Sri P. J. Narshana Reddy pressed for division)

Ayes: 11
Noes: 13
Naturals: Nil

The amendment was negatived.

Mr. Deputy Speaker:—The question is

"Clause 27, as amended and renumbered as clause 26 do stand part of the Bill."

(Pause)

The Motion was adopted Clause 27, as amended and renumbered as clause 26 was added to the Bill.

CLAUSE 28

In this section shall apply to a minority educational institution and to a private institution under the management of a charitable or religious institution, charitable or religious endowment and wakf. It is the

(Sri P. J. Narshana Reddy pressed for division)

Ayes: 11
Noes: 13
Naturals: Nil

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

"For sub-clause (3) of clause 28 substitute the following:

"(3) This clause shall also apply to a minority educational institution, when rules under this clause are so made as to confirm to the judgement of the Supreme Court interpreting the rights of minority institutions as per Article 30 of the Constitution of India."

The Amendment was negatived.

Mr. Deputy Speaker:—The question is:

"Clause 28, as amended and renumbered as Clause 27 do stand part of the Bill."

(Pause)

The Motion was adopted and Clause 28, as amended and renumbered as Clause 27 was added to the Bill.

CLAUSE 29

Mr. Deputy Speaker:—The question is:

"For sub-clause (1) of clause 29 substitute:

"(1) Notwithstanding anything in any law for the time being in force, no sale, mortgage, lease, pledge, charge or transfer of possession in respect of any property of a private institution shall be made except with the previous permission in writing of the competent authority on an application made in this behalf."

(Pause)

The Amendment was carried.
Government Bill;

...
I do not think this is correct. This is not relevant to even legal terminology. This is an improvement actually.

Sri B. Venkatrama Reddy:—I am sorry Sir. It is not so. I cannot accept.

My language is plain, legally valid language.

Delete sub clause (2) (b) of clause 29.

Sri P. Sundarayya:—As per sub-clause 3, any person aggrieved by an order refusing permission under sub-section (2) may, in such manner and within such time as may be prescribed appeal to the prescribed authority. If competent authority does not give permission, then he can approach the Government.

It should not become automatic permission. I also appreciate that view point that becomes permission. So be should set
within that time limit. Suppose if somebody wants to misuse this provision let us consider the case.

Sri B. Vankatarama Reddy.—If the competent authority does not pass an order within 60 days of the application, then it shall be presumed that the applicant may appeal to the Government. If the Government makes an order under section 3, the competent authority shall pass an order granting or refusing permission applied for within a period of 60 days from the date of receipt of application. The competent authority shall pass an order granting or refusing permission applied for within a period of 60 days from the date of receipt of application. The third clause may be kept as it is. It will be alright.

Sri B. Vankatarama Reddy;—I am not in a position to agree with the Member as view. I am sorry. So, this particular clause 2(b) may be amended as follows: “the competent authority shall pass an order granting or refusing permission applied for within a period of 60 days from the date of receipt of application. The remaining portion of the particular clause may be deleted. This may be put for the vote.

Sri P. Sundaraiah:—We are not pressing our amendments.

Mr. Deputy Speaker:—Alright. Amendment Nos. 64, 65, 66 and 67 are withdrawn.
Mr. Speaker:—The question is:

For sub-clause 2 (b) of clause 29, substitute:

"The competent authority shall pass an order either granting or refusing permission applied for within a period of sixty days from the date of receipt of application."

The amendment was carried.

Mr. Speaker:—The question is:

Clause 29 as amended and renumbered as clause 28 do stand part of the Bill.

The motion was adopted and clause 29, amended and renumbered as clause 28 was added to the Bill.

Mr. Speaker:—The question is:

Clauses 30 to 32

Mr. Speaker:—The question is:

Clauses 30, 31 and 32 renumbered as clauses 29, 30 and 31 respectively, do stand part of the Bill.

The motion was adopted and clause 30, 31 and 32 renumbered as 29, 30 and 31 were added to the Bill.

Mr. Speaker:—There are three official and one non-official amendments. The question is:

In sub-clause (1) of clause 33 for "the owner of every such institution", substitute "any person or body of persons managing such institution" and for "the owner of the institution" substitute "the person or body of persons managing such institution".

The amendment was carried.

Mr. Speaker:—The question is:

In sub-clause (2) and (4) of clause 33 for the owner of substitute the person or body of persons managing

The amendment was carried.

Mr. Speaker:—The question is:

In sub-clause (5) of clause 33 for "the owner of" substitute the "person or body of persons managing" for such owner, substitute such person or body of persons managing such institution and for giving the owner", substitute giving the person or body of persons.

The amendment was carried.
Government Bill:


Mr. Deputy Speaker;—The question is:

For sub-clause (1) (b) of clause 33 substitute the following:

“only application giving necessary particulars as may be prescribed by the Government.”

(Pause)

The amendment was negatived.

Mr. Deputy Speaker;—The question is:

Clause 33 as amended and renumbered as Clause 32 do stand part of the Bill.

The motion was adopted, and clause 33 renumbered as 32 was added to the Bill.

Clause 34

Mr. Deputy Speaker;—There are one official and two non-official amendments. The question is:

After sub-clause (3) of clause 34 insert the following:

“(4) where the Government are of opinion that all or any of the educational institutions established and maintained by the said society be taken over they may after giving one month’s notice to the society to make any representations, direct by notification that the management of the said educational institution shall with effect from the date specified therein vest in the Government without detriment to the interest of the employees of the said institution.”

The amendment was carried.
Mr. Dy. Speaker:—The question is:
Delete sub-clause (1) of clause 34.

The amendment was lost.

Mr. Dy. Speaker:—The question is:
"For Sub-clause (3) of clause 34 substitute the following:—
"The composition of the Governing body shall consist of the following:—
(a) Education Minister as Chairman.
(b) Two experts one in Abhyudaya Pradhamika Pathasala and another Residential Educational Institutions.
(c) Four teacher Educationists.
(d) Four members of the Legislature from the recognised Political parties.
(e) Two representatives of Educational Research Organisations.

The amendment was negatived.
Mr. Speaker:— The question is that Clause No: 34 as amended and renumbered as clause 33 do stand part of the Bill.

(Pause)

The Motion was adopted and the Clause No: 34 as amended and renumbered as Clause 33 was added to the Bill.

Clause 35 & 36

Mr. Dy. Speaker:— The question is that

Clauses 35 and 36 renumbered as clauses 34 and 35 do stand part of the Bill.

(Pause)

The Motion was adopted and clauses 35 and 36 renumbered as clauses 34 and 35 were added to the Bill.

Clause 37

Mr. Dy. Speaker:— The question is:

In Sub-clause (1) of clause 37, for 'Section 36" substitute 'Section 35"'

The amendment was carried.

Mr. Dy Speaker:— The question is:

Clause 37 as amended and renumbered as Clause 36 do stand part of the Bill.

The Motion was adopted and Clause 37 as amended and renumbered as Clause 36 was added to the Bill.

Clause-38

With the previous sanction of the Government, and shall, if so directed by them, levy within its jurisdiction, taxes for the purpose of this act, at such rates as may be considered necessary as an addition to the taxation levied in the Municipality under the A. P. Municipalities Act, 1965, under the head of property tax or of profession tax or under both these heads. But in the explanation, “In construing the expression” taxation levied” occurring in this sub-section, exemption s granted under sub-section (2), sub-section (3) sub-section (4) or sub-section (5) of section 88 of the Andhra Pradesh Municipalities Act 1965, shall not be taken into account."
Taxes for the purpose of this Act, at such rates as may be considered necessary, as an addition to the taxation levied in such area or part under the law for the time being in force governing gram panchayats and all or any of the following heads, namely, land-cess or local cess, profession tax and house tax, may be considered necessary, as an addition to the taxation levied in such area or part under the law for the time being in force governing gram panchayats and all or any of the following heads, namely, land-cess or local cess, profession tax and house tax, may be levied by the municipal council or gram panchayat subject to the previous sanction of the Government in case the tax is levied by it of its own motion, or by the Government in case the tax is levied at their direction, provided further that the rates of any such tax levied by municipal council or gram panchayat as an addition to the taxation under the head of property tax shall not exceed 3% per annum in the case of properties taxed on their annual rental value. Rental value one-fourth per cent per annum in the case of properties taxed on their capital value and four rupees per annum for every three hundred square metres or part thereof in the case of properties taxed on their extent.

"by the municipal council or gram panchayat with the previous sanction of the Government in case the tax is levied by it of its own motion, or by the Government in case the tax is levied at their direction, provided further that the rates of any such tax levied by municipal council or gram panchayat as an addition to the taxation under the head of property tax shall not exceed 3% per annum in the case of properties taxed on their annual rental value. Rental value one-fourth per cent per annum in the case of properties taxed on their capital value and four rupees per annum for every three hundred square metres or part thereof in the case of properties taxed on their extent."
Government Bill. 4th May, 1981.

provided also that the rates of any such tax levied by a grampanchayat as an addition to the taxation under the head of land cess or local cess shall not exceed thirty-seven paise in the rupee of the annual rental value of the land. 

It is a bill of punishment for tax-payers....
536 4th May, 1981.

Government Bill:

7-10 p.m.  

Sri B. Venkatram Reddy:—This relates only to Boards and their functions. That does not mean that we should not have any enabling provision for future necessities.

Sri Venkataram Reddy:—This is quite contradictory. How can he go against his own statement?
Mr. Deputy Speaker:—Now the question is that:
"Clause 38, renumbered as clause 37, do stand part of the Bill
(Sri P. Sundariah pressed for division and the House divided thus.

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The motion was adopted and clause 38 renumbered to clause 37 was added to the Bill.

Clause 39

Mr. Deputy Speaker:—The question is:
"In sub-clause (1) of clause 39 for 'Section 38' substitute 'Section 37.'"

The amendment was carried.

Mr. Deputy Speaker:—The question is that:
"Clause 39, as amended and renumbered as clause 38, do stand part of the Bill."

(Pause)

The motion was adopted and clause 39, as amended and renumbered as clause 38, was added to the Bill.

Clause 40

Mr. Deputy Speaker:—There are no amendments to clause 40. The question is:
"Clause 40, renumbered a clause 39, do stand part of the Bill."

(Pause)

The motion was adopted and clause 40, renumbered as clause 39, was added to the Bill.

Clause 41

Mr. Deputy Speaker:—The question is:
"In sub-clause (1) of clause 41 for 'Section 36' substitute 'Section 35.'"

(Pause)

The motion was adopted.

Mr. Deputy Speaker:—Now the question is:
"Clause 41, as amended and renumbered as clause 40, do stand part of the Bill."

(Pause)
The motion was adopted and clause 41, as amended and renumbered as clause 40, was added to the Bill.

Clauses 42 & 43

Mr. Deputy Speaker:—The question is:

"clauses 42 and 43, renumbered as clauses 41 and 42 respectively, do stand part of the Bill."

The motion was adopted, and clauses 42 and 43, renumbered as clauses 41 and 42, were added to the Bill.

Clause 44

Mr. Deputy Speaker:—Now the question is:

"In sub-clause (1) of clause 44 for 'local authority institution or Private institution' substitute 'local authority educational institution or private educational institution.'"

(Pause)

The amendment was carried.

Mr. Deputy Speaker:—The question is that leave be granted to withdraw the following amendment:

"In sub-clause (2) of clause 44 after the word 'prescribed' add 'through Bank of Treasury.'"

The motion was adopted and the amendment was withdrawn.

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

"Clause 44 renumbered as clause 43, do stand part of the Bill."

The motion was adopted and clause 44, renumbered as clause 43, was added to the Bill.

Clause 45

Mr. Venkatram Reddy:—We have already taken action for that.

Mr. Deputy Speaker:—The question is that leave be granted to withdraw the following amendment:

"In sub-clause (2) of clause 44 after the word 'prescribed' add 'through Bank of Treasury.'"

The motion was adopted and the amendment was withdrawn.

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

"Clause 44 renumbered as clause 43, do stand part of the Bill."

The motion was adopted and clause 44, renumbered as clause 43, was added to the Bill.
collecting such money every person, who at the time of such collection was in charge of, and was responsible to the institution for the management of the institution shall, on conviction, be punished with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees or with both. On such conviction the institution shall refund the money so collected to the party from whom it was collected. We want the Government to delete this clause and incorporate our amendment.
Sir B. Vinkatram Reddi—Sir, I don't like this type of speech. Let him confine to this Bill. This particular section wants to control such donations. This particular section wants to go against the black money. I do not know what my Hon. friend thinks about. It is not proper on his part.

(Interruptions)
Government Bill:

Sri L. Anjanyulu—"Provided one-third of the seats in the admission shall be reserved for the economically poor families specially for the scheduled castes and scheduled Tribes."
"No money shall be collected at the time of admission by any educational institution as a condition precedent to such admission except towards prescribed fees" said the Minister. Although the Minister quoted a section, he did not explain the implications of a condition precedent to such admission except towards prescribed fees. Any money received by way of voluntary donation...does it mean "be accepted by the institution and the fact will be intimated within forty days from the date of such acceptance?"

Mr. Deputy Speaker: The question is:

for sub-clause (2) of clause 45 substitute the following—

(2) Private Institutions can collect such amounts as may become necessary to establish and run institutions either in form of donations, or admission fees or tuition and other fees.

Provided all such fees are put into Bank account and receipt are given to the students.

Provided 1/3 of seats in the admission shall be reserved for economically poor families, especially of the Scheduled Castes and Tribes for whom the admission or tuition or other fees etc. shall be the same as charged in Government's Institutions with the same minimum qualifying marks as in the Government Institutions:

Provided the private institutions do not ask for grant-in-aid from the Government and

Provided the body of the persons who want to run the institution, shall enter into agreement with the Government that they wi
hand over the institute and all the buildings, equipment and all as etc.,
without any compensation to the Govt., whenever the Government
feels it necessary to take it over the improving its functioning or un-
grading it or enlarge it

(Pause)

The Amendment was negatived.

Sri V. Sobhanadreswar Rao:—"No money shall be collected at
the time of admission of students and recruitment of employees.

Sri V. Venkatrama Reddy:—We will made certain regulations
to control.

Sri V. Sobhanadreswar Rao:—I am not pressing my
amendment.
Mr. Deputy Speaker: — The question is:

"Add the following new sub-clause to clause 45.

(3) Institutions, where capitation fees are collected, no grant-in-aid shall be sanctioned by the Government. Even the collection of capitation fees shall be as prescribed by law."

(Pause)
The amendment was negatived.

Clause 45

7-50 p.m.

Mr. Deputy Speaker: — The question is:

Clause 45 renumbered as clause 44 do stand part of the Bill

The motion was adopted and clause 45 renumbered as clause 44 was added to the Bill.

Clause 46

Mr. Deputy Speaker: — For clause 46 there are two amendments.

Sri P. Sundaraiah: — Government may sanction such grant or for good sufficient reasons may refuse to sanction such grant.

B. Yeakatrama Reddy: — Grant is something which we give as a help and so it can't be itself constitute a right for anybody.

Mr. Deputy Speaker: — The question is:

"In sub-clause (2) of clause 46 delete the words "or for good and sufficient reason may refuse to sanction such grant."

(Pause)
The amendment was negatived.


Mr. Deputy Speaker:—The question is:
Delete sub-clause (3) of clause 46.
(Pause)
The amendment was negatived.

Mr. Deputy Speaker:—The question is:
Clause 46 renumbered as clause 45 as a part of the Bill.
(Pause)
The motion was adopted and clause 46 renumbered as clause 45 was added to the Bill.

Clause 47:

Mr. Deputy Speaker:—The question is:
Add the following in sub-clause (1) of clause 47 after the words as they may deem fit:
“without prejudice to the salaries of the employees.”
(Pause)
The amendment was negatived.
Sri Ashok Gajapati Raju:—Let the Government take over the institution, because withholding grants will directly affect the students. It affects not only the teaching staff but the students. It is better the Government take over the institution than withholding the grant.

Sri B Venkatrama Reddy:—The Government will take necessary care of the interest of the teachers and students positively. They will be taken care of.

Mr Deputy Speaker:—The question is:

In sub-clause (1) of clause 47 after the word "withdrawal" and without effecting facilities to students and payment of salaries to the employees".

(Pause)

The amendment was negatived.

Sri B Venkattrama Reddy:—I cannot accept this amendment.

Sri B Venkattrama Reddy:—I cannot accept this amendment.
Mr. Deputy Speaker:—The question is:
Delete item (iii) of sub-clause 2 of clause 47.
Sri P. Sundarayya pressed for a division.
The House divided thus: Ayes; 10, Noes; 16, Neutral; Nil.
The amendment was negatived.
Sri B. Venkatarama Reddy:—As far as this amendment is concerned I accept this.
Mr. Deputy Speaker:—The question is:
In item (iv) of sub-clause (2) of clause 47 delete the words “with the intention.”
(Paused)
The amendment was carried.
Sri P. Sundarayya:—Insulting the religion or the religious beliefs of that class అంశాలు. అంశాల కారణం కొండ కేంద్రం చేసి నిర్ణయం చేసినా.
Sri B. Venkatarama Reddy:—We said religious feelings. It amounts to caste also.
Mr. Deputy Speaker:—The question is:

In item (iv) of sub-clause (2) of clause 47 add at the end “or rouse caste feelings and hatred of one caste against any other caste”

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

Clause 47 as amended and renumbered as Clause 46 do stand part of the Bill

The motion was adopted and Clause 47 as amended and renumbered as Clause 46 was added to the Bill.

Clause 48

Mr. Deputy Speaker:—For clause 48 there is one official amendment and one non-official amendment. The question is:

In sub-clause (3) of clause 48 after “shall be invested”, insert “towards educational development only”.

The amendment was carried.

The surplus fund of every such institution shall be invested towards educational development only. It should be the surplus funds of every such institution shall be invested in such manner as may be prescribed and shall be utilised towards educational development. Then it will be clear. We are not pressing the amendment.

Mr. Deputy Speaker:—Alright. The amendment was withdrawn.

The question is:

That Clause 48 as amended and renumbered as clause 47 do stand part of the Bill.

(Pause)

The motion was adopted and clause 48 as amended and renumbered as 47 was added to the Bill.

clauses 49 & 50

Mr. Deputy Speaker:—There are no amendments to clause 49 and 50.

The question is:

That clauses 49 and 50 renumbered as Clauses 48 and 49 do stand part of the Bill.

(Pause)

The motion was adopted and Clauses 49 and 50 renumbered as Clauses 48 and 49 were added to the Bill.
Clause 51

Mr. Deputy Speaker:—For clause 51 there is one official amendment and one non-official amendment.

The question is:

In sub-clause (4) of clause 51 for "and the educational agency shall comply with such Directions, and the head of the Institution shall be responsible" substitute "and the educational agency and the head of the institution shall comply with such directions and shall be responsible."

(Pause)

The amendment was adopted.

Mr. Deputy Speaker:—Now we will take up amendment No. 83.

Sri B. Venkatrama Reddy:—I don’t mind accepting this.
Sri Sree Ashok Gajapathi Raju:—Thank you very much.
Sri B. Venkatrama Reddy:—It is agreed.

Mr. Deputy Speaker:—The question is:

In sub-clause (1) of clause 51 after “educational institution” add “its accounts”

(Pause)

The amendment was carried.

Mr. Deputy Speaker:—The question is:

That Clause 51 as amended and renumbered as clause 50 do stand part of the Bill.

(Pause)

The motion was adopted and Clause 51 as amended and renumbered as Clause 50 was added to the Bill.

Clauses 52 to 54

Mr. Deputy Speaker:—The question is:

That clauses 52 to 54 renumbered as 51 to 53 respectively do stand part of the Bill.

The motion was adopted and clauses 52 to 54 renumbered as 51 to 53 respectively were added to the Bill.

Clause 55

Mr. Deputy Speaker:—For clause 55 there is one official and two non-official amendments.

The question is:

In clause 55 for “section 54” substitute “section 53” and in the marginal notes, for “section 54” substitute “section 53”.

(Pause)

The motion was carried.

If the land or the land together with the building standing there on... The only thing is the Government should take over.

Sri B. Venkatrama Reddy:—I am not in a position to accept this amendment.

Mr. Deputy Speaker:—The question is:

In sub-clause (a) of Clause 55 delete the words "or at their option direct the manager... altering or constructing the building."

Sri P. Sundaraiah pressed for a division. The House divided thus: Ayes: 7, Noes: 18, Neutral Nil.

The amendment was Negatived.

Mr. Deputy Speaker:—The question is:

For sub-clause (b) of Clause 55 substitute the following:

"(b) If the land or building, if any, standing there does not belong to the Government, the Government shall take it over paying minimum compensation that may become necessary."

The amendment was Negatived.

Mr. Deputy Speaker:—The question is:

That Clause 55 as amended and renumbered as Clause 54 do stand part of the Bill.

The motion was adopted and Clause 55 as amended and renumbered as Clause 54 was added to the Bill.

Mr. Deputy Speaker:—There are two Official amendments. The question is:

In the marginal note to clause 56 for "section 54 (2) and 55" substitute "section 53 (2) and 54."

The amendment was carried.

Mr. Deputy Speaker:—The question is:

In sub-clause (1), (2) and (3) of clause 56 for "section 54 or section 55", substitute "section 53 or section 54".
Government Bill:


The amendment was carried.

Mr. Deputy Speaker:—The question is:
That clause 56 as amended and renumbered as clause 55 do stand part of Bill.

(Pause)

The motion was adopted and clause 56 as amended and renumbered as clause 55 was added to the Bill.

Clause 57

Mr. Deputy Speaker:—There is one official amendment.
The question is:
In sub-clause (1) of clause 57 for “section 55” substitute “section”54
(Pause)
The amendment was carried.

Mr. Deputy Speaker:—The question is:
That clause 57 as amended and renumbered as clause 56 do stand part of the Bill.

(Pause)
The motion was adopted and clause 57 as amended and renumbered as clause 56 was added to the Bill.

Clause 58

Mr. Deputy Speaker:—The question is:
In clause 58 for “section 54 or section 55 or section 56”, substitute “section 53 or section 54 or section 55”.
(Pause)
The amendment was carried.

Mr. Deputy Speaker:—The question is:
That clause 58 as amended and renumbered as clause 57 do stand part of the Bill.

(Pause)
The motion was adopted and clause 58 as amended and renumbered as clause 57 was added to the Bill.

Clause 59

Mr. Deputy Speaker:—The question is:
In clause 59 for “section 54” substitute “section 53”.
(Pause)
The amendment was carried.

Mr. Deputy Speaker:—The question is:
That clause 59 as amended and renumbered as clause 58 do stand part of the Bill.

(Pause)
The motion was adopted and clause 59 as amended and renumbered as clause 58 was added to the Bill.

Clause 60

In sub-clause (1) of clause 60 delete the words “But does not include a minority educational institution.” The amendment was lost.

Mr. Deputy Speaker: Now the question is:

Clause 60, renumbered as clause 59 do stand part of the Bill.

The Motion was adopted and the clause 60 renumbered as clause 59 was added to the Bill.

(Clause 61)

Mr. Deputy Speaker: There are five official amendments and two non-official amendments.

The question is:

In sub-clause (1) of clause 61 for “and shall continue to so vest for such period not exceeding five years as may be specified in the notification or until the said educational institution is acquired, which ever is earlier”, substitute “until the said educational institution is acquired”.

In sub-clause (1) of clause 61 for the proviso thereunder, substitute:

“Provided that no private institution under the management of a religious institution, endowment or a waqf shall be taken over with out the prior consent of such management.”

In sub-clause (3) of clause 61 for “Section 63”, substitute “Section 62”.

Mr. Deputy Speaker:—Sir, I cannot accept, as it is a definition.

Mr. Deputy Speaker:—Now the question is:

“In sub-clause (a) of clause 60 delete the words “But does not include a minority educational institution.” The amendment was lost.

(Pause)

Mr. Deputy Speaker:—The question is:

In sub-clause (1) of clause 61 for “and shall continue to so vest for such period not exceeding five years as may be specified in the notification or until the said educational institution is acquired, which ever is earlier”, substitute “until the said educational institution is acquired”.

In sub-clause (1) of clause 61 for the proviso thereunder, substitute:

“Provided that no private institution under the management of a religious institution, endowment or a waqf shall be taken over with out the prior consent of such management.”

In sub-clause (3) of clause 61 for “Section 63”, substitute “Section 62”.

Sri B. Venkatram Reddy:—Sir, I cannot accept it, as it is a definition.
In sub-clause (4) of clause 61 for “cease to be vested”, substitute “case to be so vested”

For sub-clauses (8) and (9) of clause 61 substitute.

“(8) The amount payable in respect of the vesting in the Government of the management of an education institution under sub-section (1) shall be an amount equal to the average net annual surplus income of such educational institution during the period of its existence, or the period of five consecutive accounting years immediately preceding the date of such vesting, whichever is less;

Provided that no such amount shall be payable if the trust or management under which the educational institution is founded makes provision for the running of such institution.

Explanation:— In this sub-section, the expression “accounting year” means the period beginning on the 1st day of July of any year and ending on the 30th day of June of the year next following.

(9) The amount payable under sub-section (8) shall, subject to rules made under this Act be paid by the competent authority to the person interested in the educational institution in such manner and within such time as may be prescribed.

(Pause)

The amendment was carried.

Sri B. Venkatrama Reddy:—Sir, it is not acceptable.

Mr. Deputy Speaker:—The question is:

“delete the proviso to sub-clause (1) of clause 61”.

Sri K. Govinda Rao pressed for division.
568 4th May, 1981.

Government Bill:

The House divided thus:
Ayes: 9; Noes: 22 and Neutral: Nil.

The amendment was negatived.

Mr. Deputy Speaker:—The question is:
In sub-clause (8) of clause 61 add the following proviso before the existing proviso:—
“Provided, the said property does not belong to the correspondent or Secretary or any Director Trustee of the institution or to any relative of the above persons”. (Pause)

The amendment was negatived.

Mr. Deputy Speaker:—Now the question is:
Clause 61, as amended and renumbered as 60 do stand part of the Bill.

The motion was adopted and clause 61, as amended and renumber as clause 60 was added to the Bill.

Clause 62

Mr. Deputy Speaker:—There is one official amendment.
The question is:
“In clause 62 for “section 61” substitute section 60”

The amendment was carried.

Mr. Deputy Speaker:—The question is:
clause 62 as amended and renumber as clause 61, do stand part of the Bill.

(Pause)
The Motion was adopted and the clause 62 as amended and renumbered as clause 68 was added to the Bill.

Clauses 63 and 64

Mr. Deputy Speaker:—The question is.

Clauses 63 and 64 renumbered as clauses 62 and 63 do stand part of the Bill.

(Pause)

The Motion was adopted and clauses 63 and 64 renumbered as clauses 62 and 63 were added to the Bill.

Clause 65

Mr. Deputy Speaker:—The question is.

In sub-clause (1) of clause 65 for “section 22” substitute “Section”

(Pause)

The amendment was carried.

Mr. Deputy Speaker:—The question is.

Clause 65 as amended and renumbered as clause 64 do stand part of the Bill.

(Pause)

The Motion was adopted and clause 65 was amended and renumbered as clause 64 was added to the Bill.

Clause 66

Mr. Deputy Speaker:—The question is.

In sub-clause (1) of clause 66 for “section 65” substitute “Section 64”.

(Pause)

The amendment was Carried.

Mr. Deputy Speaker:—Now, the question is:

Clause 66 as amended and renumbered as clause 65 do stand part of the Bill.

(Pause)

Motion was adopted and clause 66 as amended and renumbered as clause 65 was added to the Bill.

Clause 67

Mr. Deputy Speaker:—The question is:

Clause 67, renumbered as clause 66 do stand part of the Bill.

(Pause)

The Motion was adopted and the clause 67 renumbered as clause 66 was added to the Bill.

Clause 68

Mr. Deputy Speaker:—There is one official amendment. The question is:

“In sub-clause (1) of clause 68 for: “section 67 and “Section 65” substitute “section 60” and “section 63” respectively.

(Pause)

The amendment was Carried
Mr. Deputy Speaker:—The question is:
Clause 68 as amended and renumbered as clause 67 do stand part of the Bill.

(Pause)

Motion was adopted and the clause 68 as amended and renumbered as clause 67 was added to the Bill.

Clause 69

8-40 p.m. Sri P. Subbaiah:—Sir, as per the Bill, where any property is requisitioned or acquired under this Act, the amount payable therefore shall be determined and paid in the manner and in accordance with the principles hereinafter set out, that is to say

There shall be a nominal compensation paid where any property is requisitioned or acquired under this Act. It shall be the average of the surplus assets acquired in a period of ten years. (3) The amount payable for the acquisition of any movable property shall be the price which such property would have fetched in the open market if it had been sold on the date of acquisition.
it had been sold on the date of acquisition.

Sri B. Venkatrama Reddy:—Sir, according to the amendment of the Constitution of India and Article 31 of the Constitution and in view of the Supreme Court’s view, we cannot accept this saying that it would be a nominal compensation, and that is why we have to take into consideration all these things. So, I am not in a position to accept this.

Mr. Deputy Speaker:—Now the question is:

that for clause 69, substitute the following:

“(a) There shall be a nominal compensation paid where any property is requisitioned or acquired under this Act.
(b) It shall be the average of the surplus assets acquired in a period of ten years.”

(Pause)

The amendment was negatived

Mr. Deputy Speaker:—Now the question is:

For sub-clauses (3) and (4) of clause 69 substitute the following:

“(3) The amount payable for the acquisition of any movable or immovable property under section 69 shall be the price which the requisitioned property would have fetched in the open market if it had been sold on the date of acquisition.”

(Pause)

The amendment was negatived

Mr. Deputy Speaker:—Now the question is:
“Clause 69, renumbered as clause 68, do stand part of the Bill.”

(Pause)

The motion was adopted and clause 69, renumbered as clause 68, was added to the Bill.

Clause 70

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

“The clause 70, renumbered as clause 69, do stand part of the Bill.”

(Pause)

“The motion was adopted and clause 70, renumbered as clause 69, was added to the Bill.

Clause 71

Mr. Deputy Speaker:—The question is:

“In clause 71 for ‘section 67’ substitute ‘section 68.’

“In clause 71 in the marginal note for ‘section 69’ substitute ‘section 68’

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—Now the question is:

“Clause 71, as amended and renumbered as clause 70, do stand part of the Bill.”

The motion was adopted and clause 71, as amended and renumbered as clause 70, was added to the Bill.

Clauses 72 to 76

Mr. Deputy Speaker:—Now the question is:

“Clauses 72 to 76, renumbered as clauses 71 to 73, respectively, do stand part of the Bill.”

(Pause)

The motion was adopted and clauses 72 to 76, renumbered as clauses 71 to 73 respectively, were added to the Bill.

...
Mr. Deputy Speaker:—Now the question is:

"Delete sub-clause (1) of clause 77."

The amendment was lost.

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

"In sub-clause (1) of Clause 77 delete or any Panchayat Samithi;"

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

"Clause 77, renumbered as clause 76 do stand part of the Bill;"

(Pause)

The motion was adopted and clause 77, renumbered as clause 76, was added to the Bill.

CLAPUSES 78 & 79

Mr. Deputy Speaker:—Now the question is:

"Clauses 78 and 79 renumbered as clauses 77 and 78 respectively, do stand part of the Bill."

(Pause)

The motion was adopted and clauses 78 and 79, renumbered as clauses 77 and 78 respectively, were added to the Bill.
Clauses 80 and 81

Subject to any rules that may be made in this behalf, no teacher or member of the non-teaching staff employed in any private institution shall be dismissed, removed or reduced in rank nor shall his appointment be otherwise terminated, except with the prior approval of the competent authority.

No teacher or member of the non-teaching staff employed in any minority institution shall be dismissed, removed or reduced in rank nor shall his appointment be otherwise terminated except after an enquiry in which he has been informed of the charges against him and given a reasonable opportunity of being heard in respect of those charges. "provided that where any educational agency contravenes the provisions, of this sub-section, the employee affected thereby shall deemed to be in service." "Where the proposal to dismiss, remove or reduce in rank or otherwise terminate the appointment of any employee is communicated to the competent authority, that authority shall if it is satisfied that there are adequate and reasonable grounds for such proposal, approve such dismissal, removal, reduction in rank or termination of appointment."
Government Bill:


No employee shall be placed under suspension except when an enquiry into the gross misconduct of such employee is contemplated.

Provided that prior notice of such an intention is given and an opportunity offered for the employee to give his explanation, at least within a time limit of three days.
Gov ernment Bill:

Sri B. Venkatrama Reddy:—Because it is not proper according to law.

Sri P. Sundarayya:—According to natural justice . . . . . .

Sri B. Venkatrama Reddy:—Natural justice cannot be protected in the legal frame work.
Sri P. Sundarayya:—If you cannot protect it at least I have got the right to protest.

Sub-clause 3 (b) : "No such suspension shall remain in force for more than a period of two months from the date of suspension and if such enquiry is not started and completed within that period such employee shall, without prejudice to the enquiry be deemed to have been restored as employee.

Provided that the competent authority may for reasons to be recorded in writing extend the said period of two months for a further period not exceeding two months if in the opinion of such competent authority the enquiry could not be completed within the said period of two months for reasons directly attributable to such employee". So, he is deemed to be in service.

And sub-clause (4) says: "Every such employee as is placed under suspension under sub-section (3) shall be paid subsistence allowance at such rates as may be prescribed during the period of his suspension.\\

Subsection, section 23 of the Organisation Act of 1976 provides for the establishment of a committee for the purpose of inquiring into the cases of disputes between employees and employers, to be known as the Labour Disputes Tribunal.
Mr. Deputy Speaker:—The question is:

Add the following at the end of sub-clause (!) of new clause 79.

“... the inquiry shall be made by a committee consisting of a representative of the management and one of the concerned employee and presided by an agreed Chairman or by one who is eligible to be a judge to be appointed by the competent authority.”

Sri P. Sundarayya pressed for a division. The House divided thus: Ayes: 10, Noes: 25, Neutrals: Nill. The amendment was negatived.

Mr. Deputy Speaker:—The question is:

Add sub-clause (1) (a) to clause 80 which reads “No teacher or member of the non-teaching staff employed in any minority institution shall be dismissed, removed or reduced in rank nor shall his appointment be otherwise terminated except after an enquiry in which he has been informed of the charges against him and given reasonable opportunity of being heard in respect of these charges.”

(Pause)

The amendment was lost.

Mr. Deputy Speaker:—The question is:

Add the following proviso to sub-clause (3) (a) of clause 80.

“Provided that prior notice of such an intention is given and an opportunity offered for the employee to give his explanation, ... within a time limit of three days.

“Provided the previous sanction of competent authority is obtained.”

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:
Delete the proviso to sub-clause (3) (b) of clause 80.

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

In sub-clause (4) of clause 80 for the words "substance allowance at such rates as may be prescribed "substitute full emoluments"

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—There is no official amendment. The question is:

For clause 80 and 81 substitute the following:

"Dismissal, removal or reduction in rank or suspension, etc. private institutes.

79. (1) No teacher or member of the non-teaching staff employed in any private institution (hereinafter referred to as the 'Employee') shall be dismissed, removed or reduced in rank except after an inquiry in which he has been informed of the charges against him and given a reasonable opportunity of being heard in respect of those charges.

(b) No such suspension shall remain in force for more than a period of two months from the date of suspension and if such inquiry is not started and completed within that period, such employee shall, without prejudice to the inquiry be deemed to have been restored as employee;

Provided that the competent authority may, for reasons to be recorded in writing extend the said period of two months for a further period not exceeding two months, if in the opinion of such competent authority the enquiry could not be completed within the said period of two months for reasons directly attributable to such employee.

Every such employee as is placed under suspension under sub-section (3) shall be paid subsistence allowance at such rates as may be prescribed during the period of his suspension.

(5) Before imposing any penalty, other than the penalties specified in sub-section (1), an employee shall be informed in writing of the allegation on which action is proposed to be taken and be given an opportunity of making a representation, but it shall not be necessary to hold an oral inquiry into such allegations.
Appeal against orders of punishment imposed on employees of private institutions.

80. (1) Any employee who is dismissed, removed or reduced in rank may prefer an appeal against the order to the competent authority within thirty days of the receipt of the order by him.

(2) The competent authority shall not interfere with the order appealed against unless the order is vitiated on any one or more of the following grounds, namely:

(a) that there is no material to substantiate the charge or charges framed against the employee; or

(b) that the authority who passed the order acted with bias or malafides; or

(c) that the order is perverse or arbitrary; or

(d) that no reasonable opportunity has been afforded to the employee to move his innocence.

Provided that the competent authority shall not pass any order prejudicial to the management unless an opportunity of making a representation is given.

(3) The competent authority may, after giving a notice to the management of the private institution, pass such interim orders as he deemed fit, pending disposal of the appeal under sub-section (2), if he is satisfied that the employees has made out prima facie case for interference.

(4) In respect of an order imposing any penalty as laid down in sub-section (5) of section 79 an appeal shall lie to the District Educational officer having jurisdiction and in respect of such appeals the order appealed against shall not be set aside except on the grounds specified in sub-section (2).

Explanation:—For the removal of doubts it is hereby declared that the provisions of this section shall apply, to any order imposing any penalty, made on or after the date of the compartment of this Act in any disciplinary proceeding which was pending on that date.

Appeal to Government.

81. (1) Any employee of the management, who is aggrieved by an order of the competent authority under sub-section (2) of section 80 may appeal to the Government within a period of thirty days from the date of receipt of the order.

(2) Where an appeal preferred under sub-section (1) of section 80 has not been disposed of by the competent authority within ninety
days from the date of the appeal was preferred, it shall be competent for the Government either suo moto or an application, to withdraw the appeal from the competent authority and dispose of the same.

(3) The powers exercisable and the procedure to be followed by the Government acting under this Section shall be the same as that of the competent authority under section 80.

(Pause)

The amendment was carried.

Mr Deputy Speaker:— The question is:

That clauses 80 and 81 substituted and renumbered as 79, 80 & 81 do stand part of the Bill

(Pause)

The motion was adopted and the clauses 80 and 81 substituted and renumbered as 79, 80 and 81 were added to the Bill.

Clause 82

Mr. Deputy Speaker:— There is one official amendment

The question is:

In sub-clause (1) of clause 82 for "appellate authority prescribed under section 81," substitute competent authority under section 80."

(Pause)

The amendment was carried.

Mr. Deputy Speaker:— The question is

That clause 82 as amended do stand part of the Bill.

The motion was adopted and clause 82 as amended was added to the Bill.

Clause 83

Sri K Sundaraiyah:— Where retrenchment of any employee is rendered necessary by the management or competent authority consequent on any change relating to education or course of instruction or to any other matter, such retrenchment may be effected with the prior approval of the competent authority or the next higher authority, as the case may be.

But such retrenched employee is entitled to full salary and allowance till he is absorbed by competent authority in some other post carrying same emoluments.

Sri B. Venкатarama Reddy:— For a valid and justified retrenched if there should be any reason, it should not be attributable to the management. All such thing will be taken care of.
Mr. Deputy Speaker:—The question is:

Add the following at the end of clause 83,

"But such retrenched employee is entitled to full salary and allowances till he is absorbed by competent authority in some other post carrying the same emoluments."

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

Clause 83 do stand part of the Bill.

The motion was adopted, and clause 83 was added to the Bill.

CLAUSE 84

Mr. Deputy Speaker:—There are two non-official amendments.
Mr. Deputy Speaker:—The question is:

For sub-clause (2) of clause 84 substitute the following:

“The Government shall directly pay the salaries of all teachers and members of non-teaching staff in any private aided institutions till such time as it completes taking over these private institutions and run them as Government local authority managed institutions.”


The amendment was negatived.

Mr. Deputy Speaker:—The question is:

Add the following at new chapter xiv (b)

“The Government shall take over all private institutions other than minority institutions, and run them as Government managed or local authority managed institutions by year 1985 paying minimum compensation where it became absolutely necessary and guaranteeing the employment and emoluments of the staff.”

69—21
Unless the management of these private institutions opts for running these institutions as per the condition laid down in clause 21 clause sub-clause (1) (b).

The amendment was negatived.

Mr. Deputy Speaker:—The question is:
That clause 84 do stand part of the Bill.

The motion was adopted and clause 84 was added to the Bill.

Clause 85

Mr. Deputy Speaker:—The question is:
Clause 85 do stand part of the Bill.

The motion was adopted and clause 85 was added to the Bill.

Clause 86

Sri G. Venkatrama Reddy: This cannot be accepted, because they will have a different code of conduct under the particular Act.

Mr. Deputy Speaker: The question is:
In clause 86 delete the words “other than the employee of a private institution under the management of charitable or religious institution, charitable or religious endowments or a wakf.”

The amendment was carried.

Mr. Deputy Speaker:—The question is:
In sub-clause (1) of clause 87 for “if any person wilfully contravene, or attempts to contravene, or knowingly abets”, substitute “if any person contravenes or attempts to contravene or abets.”

The amendment was carried.

Mr. Deputy Speaker:—The question is:
In sub-clause (2) of clause 87 for “wilfully obstructs”, substitute “obstructs”.

(Pause)
The amendment was carried.
Mr. Deputy Speaker: — The question is:
(Pause)
That clause 87 as amended do stand part of the Bill
The motion was adopted and clause 87 as amended was added to the Bill

CLAUSE 88

Mr. Deputy Speaker: — The question is:
That clause 88 do stand part of the Bill
(Pause)
The motion was adopted and clause 88 was added to the Bill.

CLAUSE 89

Sri B. Venkatarama Reddy: —I have no objection for amendment moved by Sri P. Subbarao
Mr. Deputy Speaker: — The question is:
In sub-clause (b) of clause 89 for "thirty days" substitute "sixty days"
(Pause)
The amendment was carried.
Mr. Deputy Speaker: — The question is:
That clause 89 as amended do stand part of the Bill.
(Pause)
The motion was adopted and clause 89 as amended was added to the Bill.

CLAUSE 90 to 92

Mr. Deputy Speaker: — The question is;
Clauses 90 to 92 do stand part of the Bill
(Pause)
The motion was adopted and clauses 90 to 92 were added to the Bill.

CLAUSE 93

Mr. Deputy Speaker: — There is one official amendment for clause 93. The question is:
In clause 93 for "101", substitute "102".
(Pause)
The amendment was carried.
Mr. Deputy Speaker: — The question is:
That clause 93 as amended do stand part of the Bill
(Pause)
The motion was adopted and clause 93 as amended was added to the Bill.
CLAUSE 94

Mr. Deputy Speaker:—There are no amendments for clause 94

The question is:

Clause 94 do stand part of the Bill.

(Pause)

The motion was adopted and clause 94 was added to the Bill.

CLAUSE 95

Mr. Deputy Speaker:—The question is:

In clause 95 delete the words “tutorial institutions”

(Pause)

The amendment was negatived.

Mr. Deputy Speaker:—The question is:

That clause 95 do stand part of the Bill.

(Pause)

The motion was adopted and clause 95 was added to the Bill.

CLAUSE 96

Mr. Deputy Speaker:—For clause 96 there is one official amendment. The question is:

In clause 96 for “wilfully obstructs”, substitute “obstructs”.

(Pause)

The amendment was carried.

Mr. Deputy Speaker:—The question is:

That clause 96 as amended do stand part of the Bill.

(Pause)

The motion was adopted and clause 96 as amended was added to the Bill.

CLAUSE 97 & 98

Mr. Deputy Speaker:—The question is:

That clauses 97 and 98 do stand part of the Bill

(Pause)

The motion was adopted and clauses 97 and 98 were added to the Bill.

CLAUSE 99

Mr. Deputy Speaker:—The question is:

Omit sub-clause (3) of clause 99 and renumber sub-clause (4) as sub-clause (3).

(Pause)
The amendment was carried.

Mr. Deputy Speaker—The question is:
In sub-clause (4) of clause 99 for “every rule made” substitute, “every notification issued and every rule made”.

(Pause)

The amendment was carried.

Mr. Deputy Speaker:—
The question is—
That clause 99 as amended to stand part of the Bill.

(Pause)

The motion was carried and clause 99 was added to the Bill.

The question if—
That clause 99 was added to the Bill.

(Pause)

The amendment was carried.

Mr. Deputy Speaker:—The question is:
That New Clauses 100 do stand part of the Bill.

(Pause)

The motion was adopted and New Clause 100 was added to the Bill.

CLAUSES 100 & 101

Mr. Deputy Speaker:—For clause 100 and 101 there is one official amendment.

The question is:
Renumber clauses 100 and 101 as clauses 101 and 102 respectively.

(Pause)

The amendment was carried.
Mr. Deputy Speaker:—The question is:
That clauses 100 and 101 renumbered as 101 and 102 do stand, part of the Bill.

(Pause)

The motion was adopted and clauses 100 and 101 renumbered as 101 and 102 were added to the Bill.

Sri B Venkaterama Reddy:—For the preamble I am suggesting this amendment.

PREAMBLE

Sri B Venkaterama Reddy:—For the preamble I am suggesting this amendment. I beg to move:

In the Preamble,——
(a) in item (ii) omit the word “and” occurring at the end;
(b) to item (ii), add the word, “and”;
(c) after item (ii), insert
“(iv) achieve an integrated development of the pupil’s personality”.

In clause 1, in sub-clause (4), omit the words “and different dates may be appointed for different provisions and for different areas”.

Mr. Deputy Speaker:—The question is:

In the Preamble,—
(a) in item (ii) omit the word “and” occurring at the end;
(b) to item (iii), add the word, “and”;
(c) after item (iii), insert
“(iv) achieve an integrated development of the pupil’s personality.”.

In clause 1, in sub-clause (4), omit the words “and different dates may be appointed for different provisions and for different areas”.

(Pause)

The amendments were carried.

CLAUSE 1, Enacting Formula and Long Title

Mr. Deputy Speaker:—There is one official and two non-official amendments.

The question is:
In sub-clause 1 of clause 1 for “1979” substitute “1981”.

(Pause)

The amendment was carried.
Mr. Deputy Speaker:—Alright. The amendment was withdrawn.

Mr. Deputy Speaker:—The question is:
In sub-clause 4 of clause 1 delete the words "and different dates and different areas".

(Pause)
The amendment was negatived.

Mr. Deputy Speaker:—The question is:
In the Enacting Formula for "Thirtieth Year," substitute "Thirty-second year"

(Pause)
The amendment was carried.

Mr. Deputy Speaker:—The question is:
Add the following as clause (iv) to the preamble
Achieve an integral development of the pupils personality".

(Pause)
The amendment was negatived.

Mr. Deputy Speaker:—The question is:
Clause 1, Enacting Formula and Long Title as amended do stand part of the Bill.

The motion was adopted and clause 1, Enacting formula and Long Title as amended were added to the Bill.

Sri B. Venkatarama Reddy:—Sir, I beg to move:
"That the Andhra Pradesh Education Bill, 1979 be passed"

Mr. Deputy Speaker:—Motion moved.
4th May, 1981.

Mr. Deputy Speaker:—The question is:

That the Andhra Pradesh Education Bill, 1979 be passed.

The motion was adopted and the Bill was passed.

Mr. Deputy Speaker:—The House now adjourned till 10.18 p.m., 8.30 a.m. to-morrow.

(The House then adjourned at 7.01 p.m. on 5th May, 1981)
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