Written Answers to Questions.

(a) the arrears that are due to the Excise Department from the old arrack contractors (who are benamy contractors) in Tekkali taluk, Srikakulam district;

(b) whether it is a fact that the Government proposed to waive the collection of arrears by declaring some of them as paupers;

(c) if so, the immediate steps proposed to be taken to collect the arrears due to the Government; and

(d) whether a list of persons from whom the collection of arrears of excise dues are proposed to be waived will be placed on the Table.

A.—

(a) There are arrears due to Excise Department from old Excise Contractors but since they completed all formalities for obtaining licences, it is difficult to identify the benamy-contractors.

(b) No, Sir. If the defaulters are found to be insolvent after due enquiry, then only the arrears will be written off.

(e) Excise arrears will be realised from the defaulters under the provisions of Andhra Pradesh Revenue Recovery Act, 1864.

(d) | Name                      | Rs.       | Ps.  |
---|---------------------------|-----------|------|
1. | S. C. Appalaswamy         | 3,197-00  |      |
2. | S. Syamasundara Rao       | 6,619-54  |      |
5. | K. Kamanna                | 10,199-95 |      |
6. | Ch. Bhushanarao           | 2,966-50  |      |
7. | S. Rajara                 | 4,651-75  |      |
8. | D. Kameswararao           | 9,372-06  |      |
9. | B. Harikrishna Chowdari   | 7,669-66  |      |
10. | Y. Barikireddi            | 6,256-06  |      |
11. | K. Thavityya              | 7,464-94  |      |
12. | K. Ramamurthy             | 2,029-44  |      |
13. | R. Bariki                 | 1,549-44  |      |

Total 67,845-34

Issue of Lavuni Patta Certificates for S. No. 174 of Kothagudem of Nalgoda Taluk

174—

156 Q.—Sarvari N. Raghavareddy and A. Lakshminarayana:—Will the Minister for Revenue be pleased to state:

(a) Whether it is a fact that Lavuni patta certificates have been issued to Koduru Mallaiah and Sri Koduru Yettaiah for S. No. 174
Written Answers to Questions. 30th April, 1981. 303

of Kothagudem (Narayanapuram Revenue Circle) Nalgonda taluk on
4th May, 1974;

(b) if so, whether the possession of the land has been given
to the Persons to whom said patta certificates have been issued; and

(c) whether steps will be taken at least now to get the land
surveyed by the settlement officers and to give possession of the land?
A

(a) Yes, Sir.

(b) No, Sir. Physical Possession could not be given to the assig-

nates since the assignment to Sri K. Mallaiah and Sri K. Yettaiah was

made without first evicting the encroacher on the land Sri B. Yella-
Rajiah who had been in longstanding possession of the

land and whose claim for assignment on payment of market
value of this land to himself has been found to be acceptable to the

Collector and the Commissioner of Land Revenue.

(c) The assignment of land to Sri K. Yettaiah and Sri Mallaiah
may have to be cancelled since Sri Yedla Rajiah has been in actual
possession of the land for the last 30 years on the same land as has been
assigned to Sarvasri K. Mallaiah and Yettaiah. The Commissioner of
Land Revenue has agreed with recommendation of the Collector that
the assignments made to Sri K. Mallaiah and Sri Yettaiah be cance-

elled to facilitate assignment to Sri Yedla Rajiah, on payment of

market value.

Leasing Out of Certain Lanka Lands to Weaker Sections in Vuyvur
Taluq
175—

3892 Q.— Sri V. Sobhanadreeswara Rao:— Will the Minisiter
for Revenue be pleased to state:

(a) whether any representation was received from V. Sobhanad-

reeswara Rao, M.L.A., Vuyvuru, by the Collector, Krishna
regarding the need to lease out certain lanka lands in Lankapalli
village, Vuyvuru taluk, Krishna District to Moturu Subbaiah and

two hundred other weaker section people of Lankapalli

village, Vuyvuru taluk, Krishna district; and

(b) if so, the action taken thereupon?
A.—

(a) Yes, Sir.

(b) The Collector, Krishna has reported that Sri Moturi
Subbaiah and other were ordered to enjoy an extent of Aes. 2 5.76
or whatever extent it may be that is cultivable in the second accretion
Lankapalli village, provided he should withdraw the suit in District
Munsi Court, Gannavaram, and that final orders have already been issued on 11th November, 1980 and the suits pending in the District Munsi Court, Gannavaram were withdrawn.

Payment of Compensation To Munagala Zamindari of Nalgonda District

176—

6112 Q.—Sarvasri N. Raghava Reddy and A. Laksminarayana:—Will the Minister for Revenue be pleased to state:

(a) the amount of compensation paid to the erstwhile Munagala Zamindari in Nalgonda district on its abolition; and

(b) the extent of land wet and dry acquired from the said zamindar as per the ceiling fixed in the Land Reforms Act?

A.—

(a) An amount of Rs. 4,34,037.97 was paid towards advance compensation, to interim payments and final compensation to erstwhile Munagala Zamindari in Nalgonda district on its abolition.

(b) The Land Reforms Tribunal, Huzurnagar after due enquiry, determined the surplus holding of the Zamindar Acs. 31.8307 Std holding. The Zamindar preferred an appeal against the said determination contending that except Ac. 31.33 cts. of land, he sold away the lands, that the said appeal was allowed by the Land Reforms Appeal Tribunal, Nalgonda, and the case remanded to the Lower Tribunal for fresh disposal and recomputation of the holding in accordance with the law after issuing notices all the purchasers. The case is reported to be still pending disposal with the Land Reforms Tribunal.

Drought conditions in Wardhannapet taluk of Warangal District

177—

6924 Q.—Sri M. Jagannadham:—Will the Minister for Revenue be pleased to state:

(a) whether it has been brought to the notice of the Government that drought conditions are prevailing in Wardhannapet taluk of Warangal district and that even crops raised in the minimum extent are withering away

(b) if so, the programmes being taken up by the Government and

(c) whether the Government will take up any special programmes for agricultural labourers; and if so, the particulars of the same?

A.—

(a) Yes, Sir.
(b) Based on the report of the Collector, Warangal the following 19 villages in Wardhannapet taluk were notified as drought affected areas.


(c) In order to provide work for small and marginal farmers and agricultural labourers employment generation works such as major and minor irrigation works, roads and rural works have been taken up in the notified drought affected areas. An amount of Rs. 64.50 lakhs has been released to Warangal district for drought relief operations.

Charges against the Gumasta Patwari of Mallarupalli village

8024-S Q.—Sarvasri M. Omkar, A. Lakshminarayana and M. Yerraiah Reddy:—Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that severe charges (i.e.) misappropriation of about Rs. 4,50,000 cheating, forgery, etc., are pending against Sri Ramanandham, the Patwari of Mallarapalli village of Warangal taluk and district;

(b) whether it is a fact that he is still continuing in the said post; and

(c) if so, the reasons therefor?

A.—

(a), (b) and (c):—Sri Ramanadham, Gumasta Patwari of Mallampalli and Ramachandrapur (Koyaguda) villages, Warangal district was removed by the sub-Collector for the charge proved against him. The patwari field appeals against order of the removal. The Commissioner of Land Revenue allowed his second appeal and remanded the matter for fresh enquiry. The patwari was reinstated to service as per the orders of the Commissioner of Land Revenue pending fresh enquiry against him.

Appointment of Staff Nurse on Production of false certificate in Headquarters Hospital, Adilabad

7903 Q.—Sri B. Rama Rao:—Will the Minister for Medical and Health be pleased to state:

(a) whether it is a fact that Kum. D. Varalakshmi, Staff Nurse of Headquarters Hospital, Adilabad has been appointed on production of false certificate at the time of her appointment;
30th April, 1981. Written Answers to Questions.

(b) whether it is a fact that she has been arrested on that ground; and
(c) if so, what action has been taken against the defaulters?

A—

(a) The matter is under investigation.
(b) She was not arrested but surrendered herself before the Hon'ble II Additional Munsif Magistrate, Warangal.
(c) Does not arise now in view of (a) above.

H. R. A. to Government Employees at Godavari Khani and Ramagundam

180—

5964 Q.—Sri S. Jaipal Reddy:—Will the Minister for Finance be pleased to state:

(a) whether the H. R. A. and Construction Allowance have been sanctioned for the Government Employees at Godavari Khani and Ramagundam; and
(b) if not, the reasons therefor?

A.—

(a) No, Sir.
(b) H. R. A. is not admissible as the population of those places is less than 50,000 according to the mid-census population figures. Construction allowance and H. R. A. in lieu of rent-free quarters are also not admissible at those places as they are not Irrigation Projects.

Laying of foundation stone for the Guntur Town Drainage Scheme

181—

6978 Q.—Sri T. Amrutha Rao:—Will the Minister for Municipal Administration be pleased to state:

(a) the year in which foundation stone was laid for Guntur Town Drainage;
(b) the extent of work till now;
(c) when it will be completed; and
(d) the steps taken so far by the Government to complete the same?

A.—

(a) The foundation stone for the Guntur Drainage Scheme was laid on 24th December, 1962.
(b) The Drainage Scheme in Block-I, was completed and commissioned on 7th January 1977, except branch sewers 154 to 207 on M. S. I.
Written Answers to Questions. 30th pril, 1981. 307

(c) and (d) The work on branch sewers 154 to 207 is programmed to be completed by the end of 1982.

Construction of Samithi Office Building for Kovur Samithi

182—

6024 Q.—Sri Pellakuru Ramachandra Reddy:—Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that Kovur Samithi in Nellore district has requested the Government long back for sanction of funds for construction of Samithi Office Building; and

(b) the stage at which the matter stands now?

A.—

(a) Yes, Sir. The Panchayat Samithi Kovur sent proposals in December, 1978 to permit it to utilise its balance grant of Rs.13,660 and also to utilise Rs. 41,340 from its general funds for completion of its incomplete office building. Based on the proposals of the Panchayat Samithi, the Deputy Chief Executive Officer, Zilla Parishad, in Nellore in January, 1980 sent a revised estimate, for Rs. 1,20,000 seeking to provide special funds or to sanction the amount as loan, as the general funds position of Panchayat Samithi, Kovur was running in minus balance. Government advised the Deputy Chief Executive Officer, Zilla Parishad to consider the feasibility of recasting the estimate amount of Rs. 1,20,000 by cutting down the expenditure to the barest minimum and report the amount so required. It has since been reported that the Panchayat Samithi requires at least Rs. 1.00 lakh to complete the Samithi Office Building.

(b) The Block Development Officer, Panchayat Samithi, Kovur has requested to release an additional grant of Rs. 1.00 lakh to complete the construction of office building. The matter is being examined.

Non-Completion of road works from Settipalem to Tungaturti in Nalgonda District.

183—

6166 Q.—Sarvasri N. Raghava Reddy and A. Lakshminarayana:—Will the Minister for Panchayat Raj be pleased to state:

(a) the reasons for not completing the road work from Settipalem to Tungaturti in Nalgonda district which was started with T.R.C. Fund in 1964 itself; and

(b) if so, whether instructions will be issued not to take up the other new roads until this road is completed?
308 30th April, 1981. Written Answers to Question

A.—

(a) The road work Settipalem to Tungathurthi which was taken up under T.R.C. Funds in 1964 was completed to the extent of estimate prepared under T.R.C. Funds. There was a 3 Kms. of missing links in between Panulapahad and Thungaturthi. The work was not completed due to land disputes. Now the said missing portion is proposed to be taken up under N.R.E.P. Scheme and it will be completed by end of March, 1981, has the land disputes been settled now.

(b) Since the disputed missing portion of the road is being taken up under N.R.E.P. funds and it is likely to be completed by end of March, 1981, it is not considered desirable to issue instructions not to take up new roads.

Imposition of abnormal rents for all bunks by Kandukur Gram Panchayat

184—

8024-Z Q.—Sarvasri K. Satyanarayana, M. Omkar and M Yerrajiah Reddy:—Will the Minister for Panchayat Raj be pleased to state:

(a) whether it is a fact that the Gram Panchayat, Kandukur town of Kandukur taluk in Prakasam district is imposing rent for all bunks at the rate of Rs. 12 per square feet which is abnormal and nowhere existent in the Gram Panchayats in the state:

(b) if so, the reasons therefor;

(c) whether the Government received memorandum from the bunkers right from April, 1980; and

(d) if so, the action taken thereon?

A.—

(a) The Gram Panchayat, Kandukur, Prakasam district has levied encroachment fees at Rs. 12 per square feet per year on the bunk owners who have encroached the Gram Panchayat land without obtaining the permission. The bunk owners have filed a writ petition in the High Court has stayed the collection of fee till the writ petition is disposed off. The matter is pending in the High Court.

(b) Does not arise.

(c) No, Sir.

(d) Does not arise.

Non-supply of water to the lands allotted in Neeruchintavagu of Huzurnagar Taluq

185—

5894 Q.—Sarvasri N. Raghava Reddy and A. Lakshminarayana. Will the Minister for Major Irrigation be pleased to state:
(a) the reasons for the non-supply of water to the lands allocated in Neeruchinthavagu, Huzurnagar taluk, near Janapadu to compensate the loss sustained on account of the submersion of lands under Sagar:

(b) the reasons for the failure to dig canals so far, include them in the Command Area though there is the possibility for the water to reach higher level;

(c) whether steps will be taken to give water to such lands by including them in Command area at least in future; and

(d) whether it is a fact that the ryots to whom these lands have been allotted or migrating to other areas to sell fire-wood, as they have no other means of livelihood?

A.—

(a), (b) and (c): The work cannot be taken up due to paucity of funds.

(d) As income from agriculture dry crops and rainfed paddy crops is not sufficient most of them go to fell wood and sell firewood in nearby villages in lean season when there is no agriculture work to be attended to.

Taking up of 'Bheema Project' Scheme in Mahaboobnagar District

186—

7830 Q.—Sarvasri M. Jayaramulu, K. Venkateswara Rao, Gurunadha Reddy and D. K. Samarasimha Reddy:—Will the Minister for Major Irrigation be pleased to state:

(a) whether there is any scheme with Government to take up "Bheema Project" to irrigate drought stricken banjar lands in Mahaboobnagar district?

A.—

(a) The Andhra Pradesh State Government proposes to formulate Bheema Project as a Joint Venture with Karnataka State, to irrigate lands in Mahaboobnagar district, and are pursuing the matter with Government of Karnataka to achieve this.

Completion of Electric Sub-station at Addakula Village

187—

8030-E Q.—Sri M. Jayaramulu;—Will the Minister for Power be pleased to state:

By what time the Government propose to complete the Electric Sub-Station which is under construction near Addakula village, Wanaparthy taluk?

A.—

The works connected with erection of 33/11 K. V. Sub-station at Addakal village (not Addakula as stated in the question) in
wanaparthy taluk of Mahaboobnagar district are under progress. It is proposed to commission the Sub-station by the end of September, 1981.

Interlinking of 132 K V. Sub-station at Warangal from Ramagundam Thermal Station

188—

8065 Q.—Sarvasri M. Omkar, N. Raghava Reddy and Smt. M. Swarajyam: Will the Minister for Power be pleased to state:

(a) whether it is a fact that Andhra Pradesh State Electricity Board is contemplating to inter link 132 K. V. Sub-station at Warangal from Ramagundam Thermal Station; and

(b) if so, reasons for not feeding the 132 K. V. Sub-station at Warangal as an integral part of the said plan?

A.—

(a) The 132 K.V. Feeders from Kothagudem Thermal Station to Warangal and from Warangal to Ramagundam Thermal Station are made direct by-passing Warangal Sub-Station is, however, fed from Shapoornagar Sub-station, with effect from 27th October, 1980.

(b) The present arrangement is only a temporary measure. The Warangal Sub-station can be fed from Ramagundam Thermal Station, if felt necessary, after the Ramagundam Thermal Power ‘B’ Station is overhauled in April/May, 1981.

Dispute between the Management of Anakapalli Merchant Association Maternity Hospital and Workers Union

189—

6708 Q.—Sri K. Govinda Rao:—Will the Minister for Labour and Civil Supplies be pleased to state:

(a) whether it is a fact that conciliation efforts have failed between the management of the Anakapalli, Merchants Association, Maternity Hospital, Anakapalli, Visakhapatnam and the worker's union on the question of dismissal of a number of employees;

(b) if so, whether any report has been submitted by the Industrial Relations Officer, Visakhapatnam in the month of March, 1980 to the Government;

(c) whether it is also a fact that the dispute has been referred for adjudication; and

(d) if so, when?

A.—

(a) Yes, Sir.

(b) Yes, Sir.
written Answers to Questions. 30th April, 1981. 311

(c) (d): Yes, Sir, the dispute has been referred for adjudication to the Labour Court, Guntur in G.O.Ms. No. 78, Labour, Employment, Nutrition and Technical Education (Labour-I) Department, dated 11th February, 1981.

Enhancement of work-load by Birla Company of Visakhapatnam

190—

6990 Q.—Sarvasri M. Omkar, A. Laxminarayana and M. Yerraiah Reddy:—Will the Minister for Labour and Civil Supplies be pleased to state:

(a) whether the Government are aware of the fact that the management of the Andhra Pradesh Electrical Equipment Corporation Limited, Visakhapatnam known as Birla Company has enhanced the work load to the extent of 100 to 200%;

(b) whether it is a fact that the piece rate wages have been reduced to 50% and

(c) whether it is also a fact that the said management has already retrenched more than half of the workers as they have protected against the work-load and trying to shift the said Company from Visakhapatnam to Medak?

A—

(a) Yes, Sir.

(b) Yes, Sir.

(c) The management has retrenched 130 workmen out of 167 workers employed in the company, for different reasons. No proposals to shift the company from Visakhapatnam to Medak, has come to the notice of Government.

BUSINESS OF THE HOUSE
Matters Under Rule 329

Re: (1) Alarming situation created by goondas attacking cinemas, theatres and shops in Hyderabad City.

312 30th April, 1981.

Matters Under Rule 329

Re: (1) Alarming situation created by goondas attacking cinemas, theatres and shops in Hyderabad City.
Matters under Rule 329:

re: Alarming situation created by the gondas attacking cinema theatres and shops in Hyderabad City.

30th April, 1981.

Dr. Sir:—I have noted in the matter under the provisions of Section 329 that an alarming situation exists in Hyderabad City due to the actions of the gondas. These people have been attacking cinema theatres and shops, creating a serious problem.

In the matter before me, I have noted that the situation has deteriorated significantly. The police have taken certain measures, but the problem persists.

I have also noted that the situation has been exacerbated by the lack of proper coordination between the police and the local administration.

I urge the concerned authorities to take immediate steps to address this issue and ensure the safety and security of the people in Hyderabad City.

Yours sincerely,

[Signature]
Matters under Rule 329:

30th April, 1981.

re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.
Matters under Rule 329:

re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.

30th April, 1981.

9.50 a.m.

[Page content not legible due to OCR issues]
316 30th April, 1981. Matters under Rule 329: re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.
Matters under Rule 329:

re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.

Mr. Deputy Speaker:— You know too much of Shakespeare.

Sri S. Jaipal Reddy:— I also know too much of Hyderabad police.

Sri S. Jaipal Reddy:— When the Congress (I) members were waxing eloquent on the issue in a very unusual gesture the House has been indulgent.

Mr. Speaker:— Let us not spend more time on this again.

Sri S. Jaipal Reddy:— Law and order machinery has collapsed in Hyderabad city. The goondas in Hyderabad city have been operating in a perfect collusion at various levels in the city.
Matters under Rule 329:

Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad city.

30th April, 1981.

The situation has condemned us to adopt stringent measures to curb the activities of the goondas. The goondas have been attacking cinema theatres and shops in Hyderabad city, creating an alarming situation.

10.00 a.m.

The situation remains critical. Efforts are being made to contain the situation and protect the public from the goondas. Further details will be provided as and when available.

Shri Sultan Salahi Ali Awiya: Jambh Amplik Sambh - Bhaj Bisticr Samah - Bhaj Bisticr Xowli

He has been under严密监视 (24/7) by the Singapore Police as he is accused of a serious crime. He was spotted in the vicinity of...
Matters under Rule 329.
Re: AlarCing situation created by the goondas attacking cinema theatres and shops in Hyderabad city.

30th April, 1981.

As far as I am aware, there has been a significant increase in the number of incidents where goondas have been attacking cinema theatres and shops in Hyderabad city. This situation has been created by the goondas who have been causing trouble and raping women in this area. The goondas have been pillaging shops and cinemas and creating a lot of trouble for the local police. As a result, the police have been forced to take action against the goondas.

I have been informed that the goondas have been responsible for a number of serious crimes in this area, including rape and murder. The police have been unable to arrest the goondas, and as a result, the situation has continued to worsen.

I urge the government to take strong action against the goondas and to protect the people of Hyderabad city from their nefarious activities. The government should also ensure that the police have the necessary resources to deal with this situation.

Yours sincerely,

[Signature]
30th April, 1981.

Matters under Rule 329: re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.

10.00 a.m.

Sri K. Prabhakara Reddy:— We have good witness here, the hon’ble Member.

Sri S. Jaipal Reddy:— Members are good witnesses and the Home Minister is a bad prosecutor.

Sri K. Prabhakara Reddy:— I said this is a stray incident.

Sri S. Jaipal Reddy:— Minister is nationalising the incident.

Sri K. Prabhakara Reddy:— They said the law and order situation in the entire State is bad. It is not so.
Matter under Rule 2.19:

re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.

Sri S. Jaipal Reddy:—I suggest there must be similar Committees between goondas and police. That would be more effective.

Mr. Speaker:—On the one hand there is already a Committee now. You propose now another Committee.

Sri M. Venkaiah Naidu:—When did the incident start and when did the police go?

Sri K. Prabhakara Reddy:—About 8 P.M. they started in Malakpet area. ప్రమాదాలు తెలియండట ప్రారంభం వల్ల కొన్ని సమయంలో ప్రారంభం, ప్రమాదం వచ్చడం ప్రారంభం వల్ల సమయంలో ప్రారంభం అస్థిత్వం.
322  30th April, 1981.

Matters under Rule 329:

re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.

Sri S. Jaipal Reddy: —The police throughout the city could have been alerted. Telephone calls could have been given.

Mr. Speaker: —All of you have reduced the Speaker's post into a spectator's post.
Matters under Rule 329:

30th April, 1981.

Re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.

We are not bothered about any individuals. After all he is a Government servant. If we take any decision that he has to go, there is no question of his being defended.
324 30th April, 1981.

Matters under Rule 329:

re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.

[Paragraph discussing the situation and the response from the D.G.P.]

Within 2 or 3 minutes they laft. If there is any lapse they will be dealt with seriously. I shall get it enquired seriously through the D.G.P. If there is any lapse at S, I. level or any other level we will take stern action.
Matters under Rule 329:

30th April, 1981.

re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.

Commissioner is a subordinate officer to the Home Minister. The Government has not given direction to arrest them under N. S. A. They should have been arrested by this time.
326 30th April, 1981.

Matters under Rule 329: re: Alarming situation created by the goondas attacking cinema theatres and shops in Hyderabad City.

Sir B. Prasad: — Sir, the situation is critical. There has been an alert and immediate action has been taken. We have arrested 50 suspected goondas. We have recovered a number of weapons and explosives.

Sri K. Bapiraju: — I am not blaming anybody. I am only saying that things are getting out of control.

Sri B. Prasad: — Under these circumstances, I am asking for your support. Everyone is doing their best.

Sri K. Bapiraju: — Prabhakar Reddy is doing his best.

10-30 a.m.

Sri K. Bapiraju: — Under these circumstances, I am asking for your support. Everyone is doing their best.
Matters under Rule 329:

30th April, 1981.

re: Bus accident at Srisailam resulting in death of 60 passengers.

... naturally they are also aware of Police.

re: (2) Bus accident at Srisailam Resulting in death of 60 Passengers
30th April, 1981.

Matters under Rule 329:

re: Bus accident at Srisailam resulting in death of 60 passengers.
Matters under Rule 329:

30th April, 1981.

re : Bus accident at Srisailam resulting in death of 60 passengers.

...
330 30th April, 1981.

Matters under Rule 329:
re: Bus accident at Srisailam resulting in death of 60 passengers.
Matters under Rule 329:

30th April, 1981.

re: Bus accident at Srisailam resulting in death of 60 passengers.
332 30th April, 1981.

Matters under Rule 329:

re: Bus accident at Srisailam resulting in death of 60 passengers.
Matters under Rule 329:

30th April, 1981.

re: Police firing at Alipur village, Narsapur, Tuluq, Medak Dist.

re: Police Firing at Alipur Village, Narsapur Tuluq, Medak dist.

This is to certify that the following matters have been considered:

1. Matter No. 329/1981

2. Matter No. 329/1981

3. Matter No. 329/1981

Please note that the details of these matters are confidential and cannot be disclosed to any external party.
Matters under Rule 329:
re: Police firing at Alipur village, Narsapur Taluq, Medak Dist.

30th April, 1981.

11.00 a.m.
Matters under Rule 329 :
- Police firing at Allipur village,
- Narsapur Taluq, Medak dist.

30th April, 1981.

335
336 30th April, 1981.

Matters under Rule 329:

re: Police firing at Allipur village, Narsapur Taluq, Medak dist.
Matters under Rule 329 :
re : Police firing at Allipur village,
Narsapur taluk, Medak dist.

30th April, 1981.

(1) ఇది ప్రపంచ కంఠం: — అనుసరణ, అధీనస్వంత నివాసం వద్ద యేసి ప్రారంభం చేసి, జాతి సంస్కృతి, పరిస్థితి లేదా పరిస్థితి యేసి అందయ్యా అనేక సమయాలలో ప్రాంతం కూడా. దీనిని ఎవరు కౌశల్యం పొందడానికే అయితే, ప్రపంచ కంఠం ప్రతియోగించాలి. దీని రూపం యేసి ప్రారంభించాం. ప్రపంచ కంఠం దీని వారి సమయంలో ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం.

(2) ఇది ప్రపంచ కంఠం: — అనుసరణ, అధీనస్వంత నివాసం వద్ద యేసి ప్రారంభం చేసి, జాతి సంస్కృతి, పరిస్థితి లేదా పరిస్థితి యేసి అందయ్యా అనేక సమయాలలో ప్రాంతం కూడా. దీనిని ఎవరు కౌశల్యం పొందడానికే అయితే, ప్రపంచ కంఠం ప్రతియోగించాలి. దీని రూపం యేసి ప్రారంభించాం. ప్రపంచ కంఠం దీని వారి సమయంలో ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం. దీని రూపం యేసి ప్రారంభించాం.
30th April, 1981.

Matters under Rule 329:

Re: Police firing at Allipur village,
Narsapur taluk, Medak dist.
Sri S. Jaipal Reddy: Normally, Police firing is opened to control a situation. The Home Minister, through his extemporaneous Telugu version, tried to hide things more than to reveal to the House. He did not try to tell us what situation obtained at that time to warrant opening of police firing.

Why did all the dead people belong to one party? This is a question to which the Minister must give a specific and straight answer.

(Interruptions)

Sri K. Prabhakar Reddy:—It should be revealed by the enquiry. How can I say how only one group people are victims?

Sri S. Jaipal Reddy:—A team of legislators who visited the spot were convinced that there was also a private firing followed by police firing. Did you take steps to prosecute private person for murder?

Sri K. Prabhakar Reddy:—Yes, Sir. The person has already been arrested. He has been taken to judicial custody. He has been prosecuted.

Sri S. Jaipal Reddy:—We have not come across any blatant and unprovoked police firing like this. I want to the Home Minister to read the written statement. It will certainly give more facts. The extemporaneous Telugu statement did not tell us anything.
340

30th April, 1981.

Dr. M. K. Prabhakar Reddy:

Mr. Deputy Speaker:—They want a judicial probe.

Mr. Deputy Speaker:—Is there any point of order? You are a seasoned man.

(Interruptions)

Sri K. Prabhakar Reddy:—I do not know what more Mr. Jaipal Reddy can drive from that. They wanted me to make a statement in Telugu, so I have said it. Whatever information they want further, I am here to explain. Even though I am not prepared to give a statement today. As the Hon. Members insisted that I should make a statement just now, so I am giving my account. I personally visited and met those people. I also have some idea of the situation. I cannot tell how it has happened at present to this House because the Magisterial enquiry is on. It is not fair on our part to come to a conclusion. As they are coming to the conclusion, I cannot come to the conclusion. However, having felt that there is something wrong with the firing, I have ordered C. B. C. I. D. and Addl. I. G. to personally enquire into and inform me this morning itself so that I can make a statement day after tomorrow.

11-30 a.m.

Sri K. Prabhakar Reddy:—Not necessary that I should make a statement on this.

They are all responsible people. I was also physically present in the village and I met all the people. We have all the sympathies to the
Matters under Rule 329:
re: Police firing at Allipur village,
Narsapur taluk, Medak dist.

30th April, 1981.

poor people. I have asked the Collector to see that how best these people can be rehabilitated. As far as this enquiry is concerned, that should take place impartially. I agree with that. I asked the officers to be transferred immediately so that impartial enquiry will go on.

Sri K. Prabhakara Reddy:—I think, Sir, this evening I will be able to receive a report from the Additional I. G. If necessary we will prosecute them if they are found irresponsible. Certainly we have taken action so far against so many people I have come to the conclusion that there is some prima facie case.

Sri K. Prabhakara Reddy:—I have already asked the C. B., C. I. D. people to go and enquire. I feel certainly such thing must have happened there. I will certainly take action. But suspension is not a punishment.

But it was a fact that there are two groups in the village.

Certainly we will take action against them. Why should we defend those fellows who are responsible?
30th April, 1981.

Calling attention to matters of urgent public importance.
re: Meagre supply of Railway wagons for the transport of jaggery from Anakapalli.

Sri K. Prabhakara Reddy:—The very fact that it is entrusted to the C.B., C.I.D. is not to rely upon the local police. I have already send the person who is already there. Certainly we will take action if I find there is any prima facie case.

Sri K. Prabhakara Reddy:—One thing, but an impartial enquiry will go on. We have already transferred the officers The D.S.P. is transferred and the S.I. is transferred today itself. Certainly it is an embarrassing position for her because her husband himself is A.S.P. However, I feel personally that if it is possible legally and it does not come in our way we will ask the Joint Collector in the district or a Senior Officer from Hyderabad to enquire.

Mr. Deputy Speaker:—It is coming on Monday.

Calling Attention To Matters Of Urgent Public Importance.
re: Meagre Supply of Railway Wagons for the transport of jaggery from Anakapalli.
Calling Attention to Matters of Urgent Public Importance:

re: Meagre supply of Railway wagons of the transport of Jaggery from Anakapalli.

30th April, 1981
Calling Attention to Matters of Urgent Public Importance:

re: Disappearance of contractor who was entrusted with the construction of Ministers Quarters at Kundanbagh

The Minister for Roads and Buildings (Sri D. Kondaiah choudary):

The work of construction of 10 Ministers quarters at Greenlands and Kundanbagh was administratively sanctioned for Rs. 40 lakhs vide G.O.Ms.No 260. T. R & B dated: 11-5-1973. The Civil, Electrical, Water Supplying and Sanitary works alone was entrusted to M/s. Civil Enterprises, Engineers and contractors, the amount of contract being Rs. 33, 96, 05, 500. Agreement was concluded with the contractors on 18. 8. 1978. No advance payment has been made to the contractors.

2. The site was handed over the agency on 15.9. 1978 and the work was to be completed within 9 months i.e by 14.6. 1979. The contractor executed the work amounting to Rs. 13,54,205.00 during the agreement period. Extension of time was granted to the contractor for the completion of the work upto 31.3. 1981. The contractor executed the work amounting to Rs. 14,02,489.00 during the extended period. Thus the total value of the work done by the contractor comes to Rs. 27,56,694/—. During the course of execution, the contractor was levied penalties totalling to Rs. 16,000/—. As the progress of the work was very slow, the contract was determined under clause 60(a) of P.S to APDSS by the executive Engineer North Buildings Division on 17.2. 1981 after forfeiting the amount of Rs. 1,31,484.90 towards E.M-D/F.S.D. and value of work was not measured and not paid to the contractor.

It may be mentioned that the contractor has not absconded as alleged by the Hon'ble Members.

3. After determination of the contract, the balance work has been entrusted to other agencies as a result of which four of the ten quarters have since been completed and occupied by four Ministers and action is being taken to entrust the balance work on the remaining buildings. It is also not correct to say that the work has come to stand still. Nothing has occurred to the Government on account of this contract.
Calling Attention to Matters of 30th Apr, 1981.

Urgent Public Importance;

Damaged condition of PWD road in Secunderabad:

(3) Damaged Condition of the P.W.D Road in Secunderabad,
PAPERS LAID ON THE TABLE


Sri K. Rosaiah:— Sir I beg to lay on the Table copies of the following notifications as required under sub-section (2) of section 9 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

G.O. Ms. No. and date. Date of publication in the Gazette.


Amendments to rules under: Section 69 of the A.P. Panchayat Samithis and Zilla Parishads Act, 1959.

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

G.O. Ms. No. and Date. Date of publication in the Gazette.


Mr. Deputy Speaker: Papers laid on the Table.

GOVERNMENT BILL


Mr. Dy. Speaker:— Mr. Venkaiah Naidu to wind up the discussion.

Sri. N.S.N REDDY:—Sir, I want to speak few minutes.

Mr Dy.—Speaker:—No. (INTERRUPTION)

Sri N.S.N. REDDY: I am staging a walkout in protest for not giving an opportunity to speak. (Walked out)
30th April, 1981.

Government Bills:

It is a right step on the right direction. It is a right step on the right direction. It is a right step on the right direction.
Govenment Bills: 30th April, 1981. 349

30th April, 1981.

Government Bill:

re The A.P. Education Bill, 1979

The A.P. Education Bill, 1979

On 30th April, 1981, Government Bill for The A.P. Education Bill, 1979 was introduced in the Assembly. The Bill proposes to amend the existing Education Act to provide for better education facilities in the state.

The Bill aims to increase the number of schools and colleges in the state, improve the quality of education, and provide equal opportunities for all students. It also seeks to increase the budget for education and allocate more funds for teacher training and educational resources.

The Bill has been welcomed by the educationalists and parents, who hope it will bring about a positive change in the education system. The Bill is expected to be passed in the next session of the Assembly.

The Bill is a significant step towards improving the education system in the state and ensuring a better future for the children of Andhra Pradesh.
Government Bills: 30th April, 1981.


Government BHIs: 33th April, 1981. 351
30th April, 1981.


మరువారి శతం కృష్ణాశాసనం 23 న చేసి జాతి సంస్కృతయ్యాల జాతి. మన కోట్ల శతం కృష్ణాశాసనం ప్రమాణాల మార్గాల. 3

విధాన సభ రెండు పంచాయత్తుల శతం 49 న ఆస్తుల ప్రదానం 158-155 విధానం కూడ. మనం కోట్ల జాతం శతం కృష్ణాశాసనం ప్రమాణాల మార్గాల.

లేదంతో జాతం ప్రాబ్లమాల ప్రామాణికత్తుల శతం కృష్ణాశాసనం ప్రమాణాల మార్గాల. దాదాపు అంశం శతం కృష్ణాశాసనం ప్రమాణాల మార్గాల ప్రదానం ప్రదానం జాతం ప్రాబ్లమాల ప్రామాణికత్తుల శతం కృష్ణాశాసనం ప్రమాణాల మార్గాల. ఈ ప్రదానం చేసి జాతం ప్రామాణికత్తుల శతం కృష్ణాశాసనం ప్రమాణాల మార్గాల.

నాలుగు సేకరించిన కేంద్రానికి సంబంధించి జాతం ప్రామాణికత్తుల శతం కృష్ణాశాసనం ప్రమాణాల మార్గాల. ఈ ప్రదానం చేసి మరియు జాతం ప్రామాణికత్తుల శతం కృష్ణాశాసనం ప్రమాణాల మార్గాల.
Government Bill

30th April, 1981.

Everybody is saying that it should be above politics.
30th April, 1981.

Government Bill:

What is the instrument?
Then the entire problem can be solved easily.
30th April, 1981.

Government Bill:

(స్థానికం)

మతంలో, ప్రతినిధి టౌన్‌లో బాలులు సాంస్కృతిక శాసనం నిర్మించడానికి బడిపోతారు. అందులో తెలిపిన నిర్మాణం యొక్క నిఖరతానికి కారణం లేదా వచ్చే సందర్భాలు ప్రత్యేకంగా ఉంటాయి. ఈ నిర్మాణం యొక్క అధికారిక సాంస్కృతిక శాసనం పాలన ఉంది. ఈ నిర్మాణం ప్రత్యేక కారణాన్ని స్థానికంగా భావించి, ప్రత్యేక కారణాన్ని ప్రత్యేకంగా ఉంటాయి. ఈ నిర్మాణం యొక్క చాలు సాంస్కృతిక భావన ఉంది. ఈ నిర్మాణం యొక్క చాలు సాంస్కృతిక శాసనం పాలన ఉంది.

(మాధ్యమానిక్యం)

ఈ నిర్మాణం యొక్క చాలు సాంస్కృతిక భావన ఉంది. ఈ నిర్మాణం యొక్క చాలు సాంస్కృతిక శాసనం పాలన ఉంది. ఈ నిర్మాణం యొక్క చాలు సాంస్కృతిక భావన ఉంది. ఈ నిర్మాణం యొక్క చాలు సాంస్కృతిక శాసనం పాలన ఉంది. ఈ నిర్మాణం యొక్క చాలు సాంస్కృతిక భావన ఉంది. ఈ నిర్మాణం యొక్క చాలు సాంస్కృతిక శాసనం పాలన ఉంది.
Government Bill:

30th April, 1981.

357
358 30th April, 1981.

Government Bill;

సోషలసీమలు బిగిన యేరు విషయం తెలియడం ద్వారా వాటి పోలిస్తుంది. మరింత అభివృద్ధి లేకుండా అనుభవించడంతో, నీటి రెండు సంభవాలు సేయారు, యా లింగానికి విభాగం, అధికారికంగా మామిడి, ప్రత్యేక మామిడి, (ప్రత్యేక యాత్రా కారం, ఇది రెండు తొలి సంభవాలను తప్పనించ యేరు). ఈ నీటి రెండు సంభవాలను అమరితి చేసాడి, సేవలు ప్రాప్పించాడు.

12:30 p.m.

(మాత్ర హేరుడు రేట్ రేట్)

359 ముందు పాటు యేరు విషయం తెలియడం ద్వారా వాటి పోలిస్తుంది. మరింత అభివృద్ధి లేకుండా అనుభవించడంతో, నీటి రెండు సంభవాలు సేయారు, యా లింగానికి విభాగం, అధికారికంగా మామిడం అధికారికంగా మామిడం ప్రత్యేక మామిడం, (ప్రత్యేక యాత్రా కారం, ఇది రెండు తొలి సంభవాలను తప్పనించ యేరు). ఈ నీటి రెండు సంభవాలను అమరితి చేసాడి, సేవలు ప్రాప్పించాడు.

12:30 p.m.

(మాత్ర హేరుడు రేట్ రేట్)
Government Bill:

30th April, 1981.

It shall be an instrument for establishing and strengthening, consistent with the National Policy, a Socialist, Secular and Democratic Society and also for promoting National integration and firmly link it at all levels with science and technology and inculcate moral, social and human values and promote respect for manual labour and a sense of patriotism and discipline in the children.

Sri. B. Venkatarama Reddy:—Thank you very much for the generous view. As we are going to talk about the primary education, the children completing the age of 6 years but not completing the age of 14 years shall be imparted education and the curriculum and instruction of education shall be such as may be specified by the competent authority so as to achieve among others the following specified objectives, viz., irrotatable literacy in the mother tongue including skills of articulation; basic numeracy skills and necessary knowledge of child’s physical and social environment. The main objective of secondary education shall be impart such general education as may be prescribed to each pupil so as to make him fit either for higher academic studies or for job-oriented vocational courses by the time he completes his secondary education.

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; the introduction of work-experience as an integral part of the curriculum; the training in sports, games and other physical exercise and other arts—these all have to be prescribed in the curriculum.

Clause 45 (2) says that no money shall be collected at the time of admission by any educational institution as a condition precedent to such admission by except towards the prescribed fees. Where any institution is found to be 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 both. On such conviction, the institution shall refund the money so collected to party from whom it was collected.

Sri P. Sundarayya:—But there is a provision to say that Government may exempt any educational institution from the operation of all or any of provisions of the Act.

Sri B. Venkataram Reddy:—That is a general exemption we give in any Act—which we shall not exercise unless it is so warranted.
Government Bill:

362 30th April, 1981.

That will not be a licence for them to do whatever they like. We cannot by an Act restrict the question of anybody. Other things being equal merit should be followed. We will take care to see that the spirit of this section is protected.
Government Bill:
30th April, 1981.

Proir permission of the competent authority must be taken by the private institution. Otherwise, the management may lose the permission. We will be restricting the compass of the control of the management over the teacher.

For example, as of 1979 (1), (2) (3) (4) (5), we will be restricting the compass of the control of the management over the teacher.
Government Bill:
The A.P. Education Bill, 1979

30th April, 1981.
Government Bill:

30th April, 1981.

To provide them for higher education and to facilitate to make them fit for vocational education

etc. etc. etc.
366 30th April, 1981.

Government Bill
The A. P. Education Bill, 1979

...
it is a non-cognisable offence and it is within the purview and forum is provided like that. Nobody is barred from going and exercising jurisdiction over that.
30th April, 1981.

Government Bills


Sri B. Venkatarama Reddy:—That will be taken note of Sir, he is right.

Mr. Speaker:—With the permission of House, I request the Minister for Technical Education to make a statement on the strike situation of the Poly Technics.
Government Bill:

30th April, 1981.

[Document content in Telugu script]

68—12
370 30th April, 1981.

Government Bill:

Sri B. Venkatarama Reddy: — We do have it. We will give further thought to this and we will try to act according to your suggestion.
Announcement.

30th April, 1981.

Mr. Speaker:- I am to announce to the House that Assembly will transact the following Business from 4th to 6th May, 1981:

4–5–1981
1. Business left over from the Agenda dated the 30th April, 1981, if any, i.e., Andhra Pradesh Education Bill, 1979.

2. The Nagarjuna University and Kakatiya University (Amendment) Bill, 1981.

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


5–5–1981

Government Bill:  

3. Government Bills, if any.

6-5-1981
(Wednesday)  
Government Bills, if any.

The Business Advisory Committee is meeting again on 4th May, 1981 and the Government Bills that are coming before the House on 5th and 6th May, 1981 will be announced later.

Mr. Speaker:—The Question is:

"Andhra Pradesh Education Bill, 1979 be taken into consideration."

The Motion was adopted.

Mr. Speaker:—The House stand adjourned to meet at 6 p.m.
to-day.

(The House then adjourned to meet again at 6 p.m.)

The House reassembled at 6.00 P.M. with (Mr. Speaker in the Chair.)


Mr. Speaker:—now the amendments will be moved.

Enacting Formula

Sri B. Venkatarama Reddy:—Sir I beg to move: In the
Enacting formula for "Thirtieth Year", substitute "Thirty-second Year"

Clause I

In sub-clause (1) of clause 1 for "1979" substitute "1981".

Clause 2

In sub-clause (2) of clause 2 for "Section 34" substitute
"Section 33".

Sri M. Venkaiah Naidu:—We welcome that suggestion.
The A.P. Education BiH, 1975,

In sub-clause (5) of clause 2 for “Section 34” substitute “Section 33.”

In sub-clause (18) of Clause 2 after “college” insert “special institution”.

For sub-clause (26) of clause 2 substitute the following:

“(26) ‘local authority’ means in relation to the local area comprised within the jurisdiction of a Municipal Corporation, the concerned Municipal Corporation and in relation to any other local area in the State, the concerned Municipal Council, Zilla Parishad, Panchayat Samithi, Gram Panchayat or township having jurisdiction over such local area”.

In item (i), of sub-clause (28) of clause 2 for “Government Institution” substitute “Government educational or special institution.”

In item (ii) of sub-clause (28) of clause 2 for “local authority institution” substitute “local authority educational or special institution.”

In item (iii) of sub-clause (28) of clause 2 for “private institution substitute “private educational or special institution” and for “section 25” substitute section 24,..”

In sub-clause (29) of clause 2 for “constitution”, substitute “constitution of India.”

For sub clause (30) of clause 2 substitute

(30) ‘Municipal Corporation’ or ‘Municipal Council’ means a municipal corporation constituted or deemed to have been constituted under any law relating to municipal corporation for the time being in force, are as the case may be a Municipal Council constituted under the Andhra Pradesh Municipalities Act, 1965, A.P. Act 6 of 1965”.

In sub-clause (35) of clause 2 after ‘college’, insert a special institution-

for sub-clause (36) of clause 2 substitute

“(36) ‘residential institution means an educational institution where pupils are resident on the premises of the institution and is affiliated to the Andhra Pradesh Residential Educational institutions Society;”

To sub-clause (47) of clause 2 and the following.

Provided that in the case of any institution where institutions in type writing or other commercial subjects is given, the minimum number specified above in regard to candidates or teachers shall not apply.

For clause 6 substitute the following:—
6. (1) The Government may, by notification, establish a board of technical education to be called "the State Board of Technical Education and Training, Andhra Pradesh," the composition and powers of which shall be such as may be prescribed.

(2) The functions of the Board shall be, ————

(a) to advice the Government on the co-ordinated development of technical education in the State at all levels below undergraduate level;

(b) to work in liaison with the Southern Regional Committee of the All India Council for Technical Education in the formulation of schemes in the state;

(c) to conduct examinations and award diplomas and certificates conforming to the minimum standards prescribed by the All India Council for Technical Education;

(d) to establish and develop co-operative relationship with industry and commerce."

Clause 7

In sub-clause (3) of clause 7 after item (b), add :-“(c) proficiency in socially useful productive work.’’

Clause 8

In sub-clause (1) of clause 8 for “Municipal Council’’ substitute “Municipal Corporation or Municipal Council.’’

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

“(3) Every panchayat samithi shall be responsible to establish and maintain primary schools in the area within its jurisdiction and shall undertake the management of Government and taken over aided primary schools as deemed necessary."

“In sub-clause (4) of clause 8 for “Municipal Council’’ substitute “Municipal Corporation or Municipal Council.’’

Clause 17

“Omit clause 17 and renumber clause 18 to 79 clauses 17 to 78 respectively;

Clause 21

In sub-clause (3) of clause 21 in item (d), omit “.f any.”

Clause 22

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".

Clause 23

In sub-clause (2) of clause 23 for ‘any such institution substitute “any such unrecognised institution.”

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 one thousand rupees or with both.”

Clause 25

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

For sub-clause (5) of clause 25 substitute :—

“(5) Nothing in sub-section (1), (3) and (4) shall apply to a minority educational institution.”

Clause 26

In sub-clause (1) of clause 26 for “section 25” substitute “section 24”.

Clause 29

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 or created except with the previous permission in writing of the competent authority on an application made in this behalf.”

Clause 33

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”.

In sub-clauses (3) and (4) of clause 33 for “The owner of” substitute “The person or body of persons managing”.

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”.

Clause 34

After sub-clause (3) of clause 34 clause 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 representation, direct by notification that the management of the said educational institution shall, with effect on and from the
date specified therein, vest in the Government without detriment to the interests of the employees of the said institution.”

Clause 37
In sub-clause (1) of clause 37 for “section 36” substitute “section 35”.

Clause 39
In sub-clause (1) of clause 39 for “section 38” substitute “section 37”.

Clause 44
In sub-clause of (1) of clause 44 for “local authority institution or private institution” substitute “local authority educational institution or private educational institution”.

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

Clause 51
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”.

Clause 56
In sub-clause (1), (2) and (3) of clause 56 for “section 54 or section 55”, substitute “section 53 or section 54”.

Clause 57
In sub-clause (1) of clause 57 for “education 55” substitute “section 54”.

Clause 58
In clause 58 for “section 54 or section 55 or section 55”, substitute “section 53 or section 54 or section 55”.

Clause 59
In clause 59 for “section 54” substitute “section 53”.

Clause 61
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, whichever is earlier”, substitute “until the said educational institution is acquired”.

In sub-clause (1) of clause 61 for proviso there under, substitute “Provided that no private institution under the management of a religious institution, endowment or a wakf shall be taken over without the prior consent of such management”.

In sub-clause (3) of clause 61 for “section 63” substitute “section 62”.
Government Bill:

30th April, 1981. 377

In sub-clause (4) of clause 61 for “cease to vested” substitute “cease to be so vested”.

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

“(8) The amount payable in respect of the vesting in the Government of the management of an educational institution under subsection (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 found 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 years and ending on the 30th day 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.”

Clause 66

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

Clause 68

In Sub-clause (1) of clause 68 for “Section 61” and “Section 65”, substitute “Section 60” and “Section 64” respectively.

Clause 71

In clause 71 for “Section 67” substitute “Section 68”.

In clause 71 in the marginal note for “Section 69” substitute “Section 68”.

Clause 80 and 81

For clauses 80 and 81 substitute:—

Dismissal, removal or reduction in rank or suspension of employees of private institutions.

79. (1) No teacher or member of the non-teaching staff employed in any Private institution (hereinafter in this Chapter referred to as the ‘employed’) shall be dismissed, removed or reduced in rank nor shall his appointment be otherwise terminated 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.
378 30th April, 1981.

Government Bill:

(2) An inquiry under Sub-section (1) shall be completed within a period of two months from the date of communication of charges against the employee.

(3) (a) No employee shall be placed under suspension except when an enquiry into the gross misconduct of such employee contemplated.

(b) No such suspension shall remain in force for more than 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 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 complete within the said period of two months for reasons directly attributable to such employee.

(4) 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.

Appeal against orders of punishment imposed on employees of private institutions. 80. (1) Any employee who is dismissed, removed or reduced in rank or whose appointment is otherwise terminated may prefer an appeal against the order to the competent authority.

(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 grants 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 the employee to prove 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 deems fit, pending disposal of the appeal under Sub-section (2) if he is satisfied that the employee has made out a prima facie case for interference.

Explanation:—In this section, the expression 'Order' includes any order made on or after the date of the commencement of this Act in any disciplinary proceeding which was pending on that date.

Appeal to Government 81. (1) Any employee or 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) 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”.

Clause 82

In sub-clause (1) of clause 82 for “appealable authority prescribed under section 81” substitute “competent authority under section 80”.

Clause 87

In sub-clause (1) of clause 87 for “if any person wilfully contravenes, or attempts to contravene, or knowingly abets” substitute "if any person contravenes or attempts to contravene or abets”.

In sub-clause (2) of clause 87 for “wilfully obstructs”, substitute “obstructs”.

Clause 93

In clause 93 for “101”, substitute “102”.

Clause 96

In clause 96 for “wilfully obstructs”, substitute “obstructs”.

Clause 100

After clause 99 insert the following new clause:—

“Exemption: 100. The Government may, by notification and for reasons to be specified therein, exempt any educational institution from the operation of all or any of the provisions of this Act or the rules made thereunder, subject to such condition as they may deem fit to impose and may likewise vary or cancel such exemption”.

Clause 100 and 101
Renumber clauses 100 and 101 as clauses 101 and 102 respectively.

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

Clause 41
In sub-clause (1) of clause 41 for "section 36" substitute "section 35".

Clause 55
In clause 55 for "section 54" substitute "section 53" and in the marginal note, for "section 54" substitute "section 53".

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

Clause 62
In clause 62 for "section 61" substitute "section 60".

Clause 65
In sub-clause (1) of clause 65 for "section 22" substitute "section 21".

Clause 99
In sub-clause (4) of clause 99 for "every rule made", substitute "Every notification issued and every rule made".

Clause 9
In sub-clause (2) of clause 9, for "the Corporation of Hyderabad" substitute "the Municipal Corporations".

Clause 80 & 81
For clauses 80 and 81 substitute the following:—

"Dismissal, removal or reduction in rank of employees of private institutions.

(1) No teacher or member of the non-teaching staff employed in any private institution (hereinafter in this Chapter 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 these charges.

(2) An inquiry under sub-section (1) shall be completed within a period of two months from the date of communication of charges against the employee."
(3) (a) No employee shall be placed under suspension except when an inquiry into the gross misconduct of such employee is contemplated.

(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.

(4) 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 allegations 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 prove 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 deems fit pending disposal of the appeal under sub-section (2), if he is satisfied that the employee has made out a 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 commencement of this Act in any disciplinary proceeding which was pending on that date.

Appeal to Government.

(1) Any employee or 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 the appeal was preferred, it shall be competent for the Government either suo motu or on application, to withdraw 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.”

Clause 99

Omit sub-clause (3) of clause 99 and renumber sub-clause (4) as sub-clause (3).

Mr. Speaker:—Amendments moved.

Preamble

Sri P. Janardhan Reddy:—Sir, I move:

Add the following as clause (iv) to the preamble “Achieve an integral development of the pupils personality.”

Clause 1

Sri P. Sundarayya:—Sir, I move:

For Sub-clause (4) of clause 1 substitute the following:—

“It shall come into force on 1st July, 1981”
Government Bill

30th April, 1981. 383

Sri P. Janardhan Reddy:—Sir, I move:
In sub-clause (4) of clause 1 delete the words “and different dates and different areas.”

Clause 2

Sri P. Sundarayya:—Sir, I move:
Delete sub-clause (1) and (2) of clause 2

Sri V. Sobhanadreeswara Rao:—Sir, I move:
In sub-clause (9) of clause 2 for “Six” substitute “five”

Sri P. Sundarayya:—Sir, I move:
In sub-clause (9) of clause 2 for “not being less than six or more than fourteen years” substitute “Not being less than five or more than fifteen years”.

Sri G. Sundara Ramaiah:—Sir, I move:
In sub-clause (29) of clause 2 delete the words “or language.”

Sri P. Sundarayya:—Sir, I move:
For sub-clause (33) of clause 2 substitute the following:
“(33) ‘Primary education’ means education in and up to class VII or standard VII.”

Sri K. Govinda Rao:—Sir, I move:
For sub-clause (33) of clause substitute the following:
“(33) ‘Primary Education’ means education from class 1 to 6 to class VII”.

Sri P. Sundarayya:—Sir, I move:
For Sub-clause (37) of clause 2 substitute the following:
“(37) ‘Secondary Education’ means education in and up to VIII-X class or standard.”

In sub-clause (47) of clause 2 for “fifty or more candidates or employing five or more teachers” substitute twenty or more candidates or employing to or more teachers.”

Sri Ch. Rajeswara Rao:—Sir, I move:
For clause 5 substitute the following:
“(1) The Government may by notification establish a board of Secondary education to be called “the Board of Secondary Education, Andhra Pradesh which shall consist of:

a. Director of School Education
b. Five class room teachers
c. Five eminent educationalists
d. Four members of the Legislative Assembly
e. Three members of the Legislative Council
f. Three representatives of the local authorities
g. Two representatives of private managements."
(2) The functions of the Board of Secondary Education shall be to advise the Government on coordinated development of education in the state, including the conduct of examination and award of certificates.

(3) The Government may by notification establish a board of teacher education to be called “the state Board of teachers’ education, Andhra Pradesh” which shall consist of:

(a) Director of Scert
(b) Three representatives from the Board of Secondary Education.
(c) Three classroom teachers.
(d) Three teacher-educators.
(e) Two members of the Legislative Assembly.
(f) One member of the Legislative Council.
(g) Two representatives of educational research organisations.

(4) The functions of the Board of Teacher-education shall be to advise the state government on courses of study, of pre-service and in-service training of teachers.

Sri P. Sunderayya : —I Move:

In clause 5 for “which shall be such as may be prescribed,” substitute “which shall be composed of 3 representatives chosen by the teachers Organisations in the state proportionate to the membership of their respective organisations, five eminent educationists and officers to be nominated by the Government as its representatives and seven representatives to be elected by all the members of Andhra Pradesh State Legislature, (Assembly and Council) constituting an electoral college and by single transferable vote, at least one of whom shall be the representative of the opposition parties in the legislature. The powers of the Secondary board shall be such as may be prescribed.” and after the word “including” insert the words “approving changes to be made in the syllabus for Secondary Education.”

Add the following as sub-clause (2) of clause 5,

“5 (2) There shall be a board of Board for Intermediate Education, which shall be composed of 3 representatives chosen by the teachers organisation in the state proportionate to the membership of their respective organisations, five eminent educationists and officers to be nominated by the Government as its representatives and seven representatives to be elected by all the members of both houses of Andhra Pradesh Legislature constituting as electoral college by single transferable vote, at least one of whom shall be the representative of the opposition parties in the legislature.

The functions of the board shall be

(a) to advise the Government on the coordinated development of Intermediate education in the State.
(b) to recognise institutions conducting courses between Secondary Education and undergraduate level, and prescribe courses of study for them.

(c) to inspect institutions periodically and ensure that the standards of the courses and instructional facilities are satisfactory.

(d) to conduct examinations and award certificates confirming to the minimum standards prescribed,

(e) to work in close coordination with Board of Secondary education and the Board of Technical Education and universities in the state so that the Intermediate courses are well coordinated with these institutions, to bring out continuous improvement in standards of the Intermediate courses and for smooth functioning.

Sri P. Janardhan Reddy:—Sir, I move:

Add the following at the end of clause 5

"to suggest ways and means and undertake teacher training and professional development."

Clause 6

Sri Ch. Rajeswara Rao:—Sir, I move:

For clause 6 substitute the following:—

"The Government may, by notification, establish a board of technical education to be called "the State Board of Technical Education and Training, Andhra Pradesh," which shall consist of:—

(a) Director Technical Education

(b) Five teachers working in Polytechnics and technical Schools

(c) Three representatives of Industrial Establishments.

(d) Three members of Legislative Assembly.

(e) Two members of the Legislative Council.

Sri P. Sundarayya:—Sir, I move:

In sub-clause (6) for the words "the composition and powers of which shall be such as may be prescribed" substitute "which shall be composed of 3 representatives chosen by the Teachers Organisations in the state proportionate to the memberships of their respective organisations, five eminent educationists and officers nominated by the Government as its representatives and seven representatives to be elected by all the members of both houses of Andhra Pradesh Legislature constituting an electoral college, and by single transferable vote at least one of whom shall be the representative of the opposition parties in the legislature.

The powers of the Board of Technical education and Training shall be such as may be prescribed."
New Clause 7

Sri Ch. Rajeswara Rao.— Sir, I move:
Add the following as new clause 7 after clause 6

"(7) The Government ‘may, by notification, constitute an advisory council to be called The state Board of Educational Planning’ the composition of which shall be as follows:
Chief Minister as Chairman
Education Minister as Vice Chairman
Secretary Education. Exs officio Secretary
Directors of various branches of education
Five eminent educationists
Five representatives teachers organisations
Five representatives of students organisations
Three members of the Legislative Assembly
Two members of the Legislative Council
Secretary to Government Finance and Planning
Vice Chancellors of all universities in the state.

The Board shall advise the Government on the development of education in the state.

Sri P. Sundarayya:—Sir, I move:

After clause 6 add the following as new clauses 7 (1) and 7 (2)

"7 Educational Councils: (1) There shall be educational councils at Panchayat Samithi Municipality corporations and Zilla Parishad level, consisting of the Education Standing Committee of the respective local authorities and the representatives elected by teachers organisations, proportionate to their strength the number of such representatives being 2/5 of the Educational Standing Committee and representatives of recognised political parties who are in opposition whose total number shall not be less than 2/5 of the standing Education Committees.

The functions of these educational councils shall be to inspect the educational institutes under the jurisdiction of the said local authorities periodically and ensure that the standards of the courses and institutional facilities provided are satisfactory to supervise and ensure the teachers as well as the education staff and officers are carrying out their duties as laid down by the resolution of the local authorities are from the higher bodies and the Government to get that the parents, students, teachers and staff to function in coordination and improve the education standards and achieve maximum results.

(2) There shall be an educational council at the state level composed of 5 representatives by Teachers organisations in the state proportionate for these membership of their respective organisations
of persons eminent educationist and 5 officers to be nominated by the Government 5 persons representing the universities in the state, elected by the s nates constituting as an electoral college and 10 persons to be elected by all members of both houses of legislature constituting electoral college and by single transferable vote. 3 persons to represent student organisations in the colleges and universities and 2 persons representing the non-teaching staff in the colleges and universities.

The functions of this educational council is to advice the Government and its educational departments on all matters of Education and supervise the implementation of the decisions taken by the Government and various educational committees at the State level downwards.

Clause 7

Sri P. Sundarayya:—Sir, I move:
In Sub-clause (1) (a) of clause 7 for the words 'endeavour to' substitute by 2000 A.D. and for the age of 14 years and substitute the age of 15 years.'

Sri P. Janardhan Reddy:—Sir, I move:
In Sub-clause (1) of clause 7 after the words “provide for the insert the words subsistence including food and clothing.”

Sri V. Sobhandreeswara Rao: —Sir, I move:
In Sub-clause (1) (B) of clause 7 after “committee” insert consisting representatives from Eminent Educationists, Teachers, students and Legislators”

Sri P. Janadhan Reddy):—Sir, I move;
In Sub-clause (1) (b) of clause 7 for “five years” substitute “every year”

Sri Pooja Subbaiah:—Sir, I move:
Add the following proviso to sub-clause (1) of clause 7
“The Education upto 8th standard shall be general and thereafter it shall be vocational and aptitudural”.

Sri P. Sundarayya:—Sir, I move:
In Sub-clause 2 a of clause 7 for “six year” substitute “five years”

Sri Ch. Rajeswara Rao:—Sir, I move:
In Sub-clause (2) (a) of clause 7 for the words the “nutrition programmes” substitute “health and nutrition programmes”.

Sri Ch. Rajeswara Rao:—Sir I move:
Add the following as new Sub-clause (2) (c) of clause 7

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

Sri P. Sundarayya. Sir, I move—

In Sub-clause (3) of clause 7 for completing the age of six years but not completing the age of fourteen years substitute completing the age of five years but not completing the age of five years.

Sri V. Sobhanadreeswara Rao.— Sir, I move:

In sub-clause (3) of clause 7 for the word "six," substitute "five".

Sri P. Sundarayya :— Sir, I move:

Add the following as sub-clause (3) (c) of clause 7

"There shall be a moral class every day from 6th class onwards on the lives of National Leaders, patriotic writers' social Worker of great repute etc."

P. Sundarayya :— Sir, I move—

For item (iii) 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.

Add the following explanation after item (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 subject,

Sri V. Sobhanadreeswara Rao.—Sir, I move;

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

Add the following as item (vii) of sub-clause (4) (b) of clause 7


Add the following as item (vii) in Sub-clause (4) (b) of clause 7.

Impart knowledge and Training in Basic Agriculture Science and Irrigation methods.

Sri Ch. Rajeswara Rao.—Sir, I move;

30th April, 1981.

Add the following at the end of clause?

"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 teacher at all levels.

CLAUSE 8.

Sri P. Sundarayya—Sir, I move:

In sub-clause (3) of clause 8 after the words "primary schools" insert the words/secondary schools."

CLAUSE 9

Sri P. Janardhan Reddy.—Sir, I move:

Add the following at the end of Sub-clause (3) (e) of clause 9

"including the cost of providing food and clothing."

Sri P. Sundarayya:—Sir I move:

Delete sub-clause (2) of Clause 9.

In sub-clause (6) of clause 9 delete the words "or the director as the case may be."

In sub-clause (6) of clause 9 for upto such class or 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, within the age group of 5 to 15 years old, shall be compulsory in the area which may be specified.

CLAUSE 11

Sri V. Subbadeeswar Rao:—Sir I move:

In clauses "for "shall" substitute "will".

CLAUSE 12

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."

CLAUSE 13

Sri P. Janardhan Reddy:—Sir, I move:

Add the following as Sub-clause (7) of Clause 13.

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

CLAUSE 18

Sir Poola Subbaiah:—Sir, I move:

For Sub-clause (1) of clause 18 substitute the following:

"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."
30th April, 1981.

Government Bills:

“(1) The system of examination shall be oral.
(2) It shall partly oral and partly written.”

Sri P. Janardhan Reddy:—Sir, I move:
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.”

Sri P. Sundarayya:—Sir, I move:
Add the following Sub-clause 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 paper 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 got more marks or higher rank or grade, than he himself.

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

CLAUSE 20

Sri V. Sobhanadeerswara Rao:—

In sub-clause (c) of clause 20 after the word “prescribed” add “including minority institutions”.

CLAUSE 21

Sri Ch. Rajeshwara Rao:—Sir I move:—
For Sub-clause (1) of clause 21 substitute the following:
Government Bills:
The A.P. Education Bill, 1979

30th April, 1981. 391

"On or after the Commencement of this Act no private educational institution shall be started without 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 this section shall apply to the minority educational institutions."

Sri P. Sundarayya.—I Sri move;
Add new sub-clause (1) (b) in clause 21.

"(1) (b) the Government may permit a private body of person 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 provied necessary equipment for libraries, laboratories, 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 Castes 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 the Government without any compensation or liabilities whenever the Government feels it necessary to take it over to efficiently run it, or up-grading it proved better educational facilities by running it as Government institution.

"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.

Sri Pooja Subbiah.—Sir I move:
Add the following a sub-clause (2) (g) of clause 21.

"That no private English Institution shall be granted permission to open"

Clause 22

Sri P. Sundarayya.—Sir I move:

In sub-clause (2) (T) of clause 22 for “the competent authority 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 opportunity of making his representation against such action.

Delete sub-clause (3) of clause 22.
Delete sub-clause (4) of clause 25.

CLAUSE 23
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)"

CLAUSE 25
Sri P. Janardhan Reddy:—Sir I move:
Delete sub-clause (1) of clause 25.
Sri V.Sobhanadreeswara Rao:—Sir, I move:
In sub-clause (3) (a) of clause 25, after the words "of the management" add within period of two months"
In sub-clause (3) (b) of clause 25 after the words "competent authority" add "within a period of one month"
Sri P. Sundarayya:—Sir, I move:
For sub-clause (5) of clause 25 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 judgement of the Supreme Court interpreting the rights of the minority institutions as per Article 30 of the Constitution of India.

CLAUSE 26
In sub-clause (4) of clause 26 after the words "inmoveable properties" insert the words "and all liabilities"

CLAUSE 27
Sri V. Sobhanadreeswara Rao:—Sir I move:
In sub-clause (1) of clause 27 after the words "close down or" insert the words "Sections or combination of courses" and after the words "in this behalf" add "in the event of closing down prior permission shall be obtained from the competent authority"

CLAUSE 28
Sri P. Sundarayya:—Sir, I move:
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 conform the judgement of the Supreme Court interpreting the rights of minority institutions as per Article 30 of the Constitution of India"

CLAUSE 29
In sub-clause (1) of clause 29 delete the words "and a private institution under the management of a charitable or religious institution, charitable or religious endowment and a wakf"
Government Bill

For Sub-clause (2) (a) of clause 29 substitute the following:—
"The competent authority may grant such permission only when in its opinion, that it is necessary for providing better facilities for upgrading the institution".

Sri P. Janardhan Reddy:—Sir, I move.

In sub-clause (2)(a) of clause 29 for the word "working" substitute the word "interests".

Sri P. Sundharyya:—Sir, I move.

Delete Sub-clause (2) (b) of Clause 29.

Clause 33

Sri P. Janardhan Reddy:—Sir, I move.

For Sub-clause (1) (b) of clause 33 substitute the following—
"Only application giving necessary particulars as may be prescribed by the Government".

Clause 34

Sri P. Sundarayya:—Sir, I move.

Delete Sub-clause (1) of clause 34.

Sri Poona Subbiah:—Sir, I move.

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 Pathasalas and another Residential Educational Institutions.
(c) Four teachers Educators.
(d) Four members of the Legislature from the recognised Political Parties.
(e) Two representatives of Educational Research Organizations.

CLAUSE 44

Sri Y. Sobhanadreeswara Rao:—Sir, I move.

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

CLAUSE 45

Sri P. Sundarayya:—Sir, I move.

For Sub-clause (2) of clause 45 substitute the following—
"(2) Private Institutions can collect from their students such amount, as may become necessary to establish and run institution 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 will hand over the institute and all the buildings, equipment and all assets without any compensation to the Government whenever the Government feels it necessary to take it over the improving its functioning or up-grading it or enlarge it."

Sri V. Sobhanadreeswara Rao:—Sir, I move:

In sub-clause (2) of clause 45 after the word “admission” insert the words “of students and recruitment of employees”.

Sri Poola Subbiah:—Sir, I move:

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”

CLAUSE 46

Sri P. Sundrayya:—Sir, I move:

In Sub-clause (2) of Clause 46 delete the words “or for good and sufficient reason may refuse to sanction such grant”

Sri P. Janardhan Reddy:—Sir, I move:

Delete Sub-clause (3) of clause 46.

CLAUSE 47

Sri Ch. Rajeshwer Rao:—Sir I move:

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”

Sri V. Sobhanadreeswara Rao:—Sir I move:

In Sub-clause (1) of clause 47 after the word “withdrawal” add “without effecting facilities to students and payment of salaries to the employees”.

Sri P. Sunderayya:—Sir, I move:

Delete item (iii) of Sub-clause 2 of clause 47.

In item (iv) of sub-clause of Sub-clause (2) of clause 47 delete the words "with the intention"
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".

Clause 48
Sri P. Janardhan Reddy:—Sir, I move.

For Sub-clause (3) of clause 48 substitute "the surplus fund shall be utilised in the manner in which the management decides"

Clause 51
Sri V. Shobhanadreeswar Rao:—Sir, I move.

In Sub-clause (1) of clause 51 after "educational institution add its accounts"

Clause 55
Sri P. Sundarayya:—Sir, I move:

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

For Sub-clause (b) of clause 55 substitute 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"

Clause 60
In Sub-clause (a) of clause 60 delete the words "but does not include a minority educational institution"

Clause 61
Delete the proviso to sub-clause (1) of clause 61.

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 relative of the above persons"

Clause 69
Sri Poo L. Subbiah:—Sir, I move.

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."

Sri P. Suderayya:—Sir, I move.

For sub-clauses (3) and (4) of clause 69 substitute the following:
(3) The amount payable for the acquisition of any immovable or moveable 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.

Clause 77

Delete Sub-clause (1) of clause 77.

92. Sri P. Janardhan Reddy:-I move.

In Sub-clause (1) of clause 77 delete or any Panchayi Samithi

New Clause 79

Sri B. Venkatram Reddy :—Sir, I move.

Add the following at the end of Sub-clause (1) 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".

Clause 80

Sri. V. Sreerama Rao:— Sir, I move:

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 a reasonable opportunity of being heard in respect of those charges."

Sri P. Sundarayya:—Sir I move:

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, at least within a time limit of three days.

Provided the previous sanction of competent authority is obtained."

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

Add the following at the end of clause 83

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

Clause 84

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.

New Chapter XIV (d)

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 1983 paying minimum compensation where it became absolutely necessary and guaranteeing the employment and emoluments of the staff.

Unless the management of these private institution opts for running these institutions as per the condition laid down in clause 21 Sub-clause (1) (b).

In clause 86 delete the words "other than the employees of a private institution under the management of charitable or religious institution, charitable or religious endoments wakf.

Clause 89

Sri Poolla Subbiah:—Sir, I move:

In Sub-clause (b) of clause 89 for “thirty days” substitute sixty days.

Clause 95

Sri P. JanardhanReddy:—Sir, I move:

In clause 95 delete the words “tutorial institutions”

Mr. Speaker:— Amendments moved.

CLAUSE 2

Mr. Speaker:— The question is:

In Sub-clause (2) of clause 2 for “Section 34” substitute “Section 33.”

(Pause)

The amendment was carried.

Mr. Speaker:— The question is:

In Sub-clause (5) of clause 2 for “Section 34” substitute “Section 33.”

(Pause)

The amendment was carried,
Mr. Speaker:—The question is:
In Sub-clause (18) of clause 2 after "college" insert "special institution."

(Pause)
The amendment was carried.

Mr. Speaker:—The question is:
For Sub-clause (26) of clause 2 substitute the following:
"(26) 'local authority' means in relation to the local area comprised within the jurisdiction of a municipal corporation, the concerned municipal corporation and in relation to any other local area in the state, the concerned municipal council, Zilla parishad, Panchayat Samithi, Gram Panchayat or township having jurisdiction over such local areas.

(Pause)
The amendment was carried.

Mr. Speaker:—The question is:
In item (i) of sub-clause (28) of clause 2 for Government Institution substitute Government educational or special institution.

(Pause)
The amendment was carried.

Mr. Speaker:—The question is:
In item (ii) of sub-clause (28) of clause 2 for "local authority institution" substitute "local authority educational or special institution."
The amendment was carried.

Mr. Speaker:—The question is:
In item (iii) of Sub-clause (28) of clause 2 for "private institution," substitute "private educational or special institution" and for "section 25" substitute "section 24."

In Sub-clause (29) of clause 2 for "constitution" substitute "constitutions of India."

For Sub-clause (30) of clause 2 substitute "30 'municipal corporation' or 'municipal council' means a municipal corporation constituted or deemed to have been constituted under any law relating to municipal corporation for the time being in force, or as the case may be a A.P. Act 6 municipal council constituted under the Andhra Pradesh Municipalities of 1965. Act, 1965."

(Pause)
The amendments were carried.

Sri B. Venkatarama Reddy:—We wanted to include special institution also. This covers deaf and dumb institutions.

Mr. Speaker:— The question is:

In Sub-clause (35) of clause 2 after “college”, insert “a special institution.”

(Pause)

The amendment was carried.

Mr. Speaker:— The question is:

For Sub-clause (36) of clause 2 substitute “(36) ‘residential institution’ means an educational institution where pupils are resident on the premises of the institution and is affiliated to the Andhra Pradesh Residential Educational Institution Society;”

(Pause)

The amendment was carried.

Mr. Speaker:— The question is:

To sub-clause (47) of clause 2 add the following.—“Provided that in the case of any institution where instruction in typewriting or other commercial subjects is given, the minimum number specified above in regard to candidates or teachers shall not apply.”

(Pause)

The amendment was carried.
Mr. Speaker:—The question is:

To Sub-clause(47) of clause 2 add the following:—“Provided that in the case of any Institution where instruction in typewriting or other commercial subjects is given, the minimum number specified above in regard to candidates or teachers shall not apply.”

(Pause)

The amendment was carried.
Government Bill: 30th April, 1981.

A bill to provide for an instrument for establishing and strengthening consistent with national policy, socialist, secular democratic society and also for promoting national integration. [Abridged processions into the Bill]

[Further details and commitments]

68 - 16
Mr. Speaker:—The question is:

Delete sub-clause (1) and (2) of clause 2.

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

Ayes: 8, Noes: 64, Neutrals: Nil.

The amendment were negated.

Provided the child who completes five years shall not be barred from entering the classes.

12 months from the date of the commencement of the Act.


Provided the child who completes five years shall not be barred from entering the classes.

12 months from the date of the commencement of the Act.
Mr. Speaker:—You have got to give in writing. No 2, 5 and 6 will be dropped.

Mr. Speaker:—As far as the legality of the amendment now proposed is concerned, if the House accepts there is difficult; If you give in writing 5 and 6 will be dropped

Sri B. Venkatrama Reddy:—It will be given. We request the

Law Department.

Sri. B. Venkatrama Reddy:—Law Secretary is giving Proper working for it, provided that a child who has completed the fifth year shall not be barred from joining the school. This covers for 5 and 6
Mr. Speaker:—For those amendments Nos 5 and 6 are treated as not pressed and the Government amendment reads as follows: 'Provided that the child who has completed the age of five years may not be denied admission.'

Sri P. Sudderah—a Shall not be denied.

Sri B. Venkatarama Reddy:—Here 'may' means 'shall'. There is no bar 'may' being substituted by 'shall'. I have no objection.

Sri K. Venkataramaiah:—It shall be admitted.

Sri B. Venkatarama Reddy:—Agreed.

Mr. Speaker:—The question is:

Provided that a child who has completed the age of five years not be denied admission to any educational institution.

(Pause)

The amendment was carried.

Sri B. Venkatarama Reddy:—As far as amendment no. 7 is concerned, the Hon'ble Members may kindly look into Art. 29 of the Constitution of India where in the question of linguistic minorities is mentioned. They are also given the protection. It is not only the religious minorities. So, as it is against the spirit of the Constitution and the article I request the Members to withdraw it.

Will it come under minority of language? It will not come. It is only an escape from this Bill. That is why I want this to be excluded from the definition.
Sri B. Venkatarama Reddy:—Sir, I am afraid it is not our option and what the Hon'ble member has stated will not come within the purview of this particular definition, as it is going against the spirit of the Constitution of India.

Mr. Speaker:—The question is:

In sub-clause (26) of clause 2 delete the words 'or Language.'

(Pause)

The amendment was negatived.

Sri B. Venkatarama Reddy:—Sir, they may not be pressing if the amendment No: 9 is agreed. So far as amendment 9 is concerned the Language is more clear and so far as amendment No 8 is concerned the Language does not appear to be clear. So the amendment may be accepted while amendment No: 8 is withdrawn.

Mr. Speaker:—The question is that leave be granted to withdraw the following amendment No:8(33)Primary Education means, education in and up to class VII or standard - VII.

The motion was adopted the amendment was withdraw.

Mr. Speaker:—The question is:

(33) primary Education means education from class I to class VII.

Amendment was carried.
Government Bill:

30th April, 1981.

Sri P. Sundarayya:— Sir, we are not pressing amendment No: 10 and 11.

Mr. Speaker:— The question is:

Le. ve be granted to withdraw the following amendments No: 10 and 11.

For sub-clause (37) of clause 2 substitute the following:

"(37) Secondary Education Means education in and up to VIII-X class or standard.”

No: 11

"In sub-clause 47 of clause 2 for ‘fifty or more candidates or employing five or more teachers, substitute twenty or more candidates or employing two or more teachers,”

(Pause)

The motion was adopted and the amendments were withdrawn.

Mr. Speaker:— Now the question is:

Clause 2 as amended do stand part of the Bill.

(Pause)

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

Mr. Speaker:— There are no amendments to Clause 3 and 4.

The question is:

that clause 3 and 4 do stand part of the Bill.

(Pause)

The motion was adopted and Clauses 3 and 4 were added to the Bill.
Clause 5

Mr. Speaker:—Now clause 5 and there are four amendments.

They will not be the representatives of Teachers. They will be the representatives of the Government.
Government Bill:
30th April, 1981.

68—17
Sri P. Janardan Reddy:—Primary education is the concern of Gram panchayat.

Sri B. Venkataram Reddy:—That is already over; I do not think that particular amendment is relevant now.

Sri P. Janardan Reddy:—Why? Primary education is the concern of the Gram panchayat.

Sri B. Venkataram Reddy:—A known thing to everybody need not be made know making it redundant in an Act. We are incorporating it in the Act. Kindly understand the position.
I request that the amendment proposed by us and formed out of amendments Nos. 12 and 13 may be accepted and so far as the other aspect is concerned, I already submitted it will be taken note of. It can be a matter of convention, it cannot be incorporated in the Act. now I move the Government amendment. I move:

'The Government may by notification establish a Board of Teachers' Education to be called the Board of Teachers, Education, Andhra Pradesh. The composition and members of the Board shall be such as may be prescribed. The functions of the Board shall be to advise the Government on courses of study, pre-service and in-service training to teachers and other matters relating to teachers' education. For the marginal notes substitute 'Constitution of the Boards'.

Mr. Deputy Speaker:—Amendment moved.

Mr. Deputy Speaker:—The question is:

'For clause 5 substitute the following:—

'(1) The Government may by notification establish a Board of secondary education to be called 'The Board of Secondary Education, Andhra Pradesh' which shall consist of:—

a. Director of School Education.
b. Five classroom teachers.
c. Five eminent educationists.
d. Four members of the Legislative Assembly.
e. Three members of the Legislative Council.
f. Three representatives of the local authorities.
g. Two representatives of private managements.

(2) The functions of the Board of Secondary Education shall be to advise the Government on coordinated development of education in the State, including the conduct of examination and award of certificates.
(3) The Government may be notification establish a board of teacher education to be called 'the State Board of Teachers' Education Andhra Pradesh' which shall consist of:

a. Director of SCERT
b. Three representatives from the Board of Secondary Education
c. Three classroom teachers
d. Three teacher-educators
e. Two members of the Legislative Assembly
f. One member of the Legislative Council
g. Two representatives of educational research organisations.

(4) The functions of the Board of Teacher-education shall be to advise the State, Government on courses of study, of pre-service and in-service training of teachers.

(Pause)
The amendment was negatived.

Mr. Deputy Speaker:- The question is:

"In clause 5 for which shall be such as may be prescribed, substitute 'which shall be composed of 3 representatives chosen by the teachers organisations in the state proportionate to the membership of their respective organisations, five eminent educationists and officers to be nominated by the Government as its representatives and seven representatives to be elected by all the members of Andhra Pradesh State Legislature (Assembly and Council) constituting an electoral college and by single transferable vote, at least one of whom shall be the representative of the opposition parties in the Legislature. The powers of the Secondary Board shall be such as may be prescribed' and after the word 'including' insert the words 'approving changes to be made in the syllabus for Secondary Education.'"

(A division was pressed for)

Ayes.. 10; Noes.. 33; Neutrals.. Nil.

The amendment was negatived.

(Pause)

Ayes.. 10; Noes.. 33; Neutrals.. Nil.
Mr, Deputy Speaker:—Now the question is:

"Add the following as sub-clause (2) of clause 5 (5) (2) There shall be be a board for Intermediate Education, which shall be composed of 3 representatives chosen by the teachers organisation in the State proportionate to the membership of their respective organisations, five eminent educationists and officers to be nominated by the Government as its representatives and seven representatives to be elected by all the members of both houses of Andhra Pradesh Legislature constituting as electoral college by single transferable vote, at least one of whom shall be the representative of the opposition parties in the legislature."
The functions of the board shall be:

(a) to advise the Government on the coordinated development of Intermediate education in the State.

(b) to recognize institutions conducting courses between Secondary Education and undergraduate level, and prescribe courses of study for them;

(c) to inspect institutions periodically and ensure that the standards of the course and instructional facilities are satisfactory,

(d) to conduct examinations and award certificates confirming to the minimum standards prescribed.

(e) to work in close coordination with Board of Secondary Education and the Board of Technical Education and Universities in the state so that the Intermediate course are well coordinated with those institutions, to bring out continuous improvement in standards of the Intermediate courses and for smooth functioning”.

The amendment was negatived.

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

“Add the following at the end of clause 5 ‘To suggest ways and means and undertake teacher training and professional development.”

The motion was adopted and the amendment was withdrawn.

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

“Clause 5, as amended, do stand part of the Bill.”

The motion was adopted and clause 5, as amended, was added to the Bill.
Sri B. Venkatram Reddy:—So far as Mr. Sundaraiah’s argument is concerned, I agree with him and the clause may go as it is. I am withdrawing my amendment.
Mr Deputy Speaker—Now the following amendments to clause 6—

For clause 6, substitute the following:

"State Board of Technical Education and Training.

6(1) The Government may, by notification, establish a Board of Technical Education to be called "The State Board of Technical Education and Training, Andhra Pradesh, which shall consist of...

(a) Director, Technical Education

(b) Five teachers working in Polytechnics and Technical Schools,

(c) Three representatives of Industrial Establishments;

(d) Three members of Legislative Assembly;

(e) Two members of the Legislative Council.

"In sub-clause (6) for the words 'the composition and powers of which shall be such as may be prescribed' substitute 'which shall be
Government Bill:

composed of 3 representatives chosen by the Teachers Organisations in the State proportionate to the memberships of their respective organisations, five eminent educationists and officers nominated by the Government as its representatives and seven representatives to be elected by all the members of both houses of Andhra Pradesh Legislature constituting an electoral college, and by single transferable vote, at least one of whom shall be the representative of the opposition parties in the Legislature.

The powers of the Board of Technical Education and Training shall be such as may be prescribed."

(Pause)

The leave was granted and the amendments were withdrawn.

Mr. Deputy speaker:—Now the question is that:
The Clause 6 do stand Part of the Bill.

(Pause)

The motion was adopted and clause 6 was added to the Bill.

Clause-7

Education Minister as Vice-chairman; Secretary Education; Ex-officio Secretary; Directors of various branches of Education. Five eminent educationists; Five representatives of teachers' organisations; Five representatives of students' organisations; Three members of the Legislative Assembly; Two members of the Legislative Council. Secretary to Government, Finance & Planning and Vice-Chancellors of all Universities in the State. It is a very reasonable amendment. I hope the Government will accept.

Sri B. Venkatram Reddy:—Already there is a State Planning Board in which Education as a subject is considered in totality of the circumstances of the State and if we form a State Planning Board for Education separately as suggested by the Hon'ble Member, it will be a difficult situation. As such, it may not be necessary to have a State Planning Board as suggested by the Member because the State Planning Board, by itself, will take of all this. As such, I request the Hon. Member to withdraw it.

It will be more comprehensive to deal with the entire educational development.
Mr. Speaker:—The question is:

"Add the following as new clause 7 after clause 6

"(7) The Government may, by notification, constitute an advisory council to be called "The State Board of Educational Planning" the Composition of which shall be as follow:

Chief Minister as Chairman
Education Minister as Vice Chairman
Secretary Education: Ex-Officio secretary
Directors of various branches of education
Five eminent educationists
Five representatives of teacher's organisations
Five representatives of students organisations
Three members of the Legislative Assembly,
Two members of the Legislative Assembly
Two members of the Legislative Council
Secretary to Government, Finance and Planning
Vice Chancellors of all Universities in the State.

The Board shall advise the Government on the development of education in the State."

(Pause)

The amendment was negatived.

There shall be educational councils at Panchayat Samihti, Municipality, Corporation and Zilla Parishad level, consisting of the Education Standing Committee
of the respective local authorities, and the representatives elected by teachers organisations, proportionate to their strength the number of such representatives being 2/5 of the Educational Standing Committee, and representatives of recognised political parties, who are in opposition, whose total number shall not be less than 2/5 of the standing Education Committees.

The functions of these educational councils, shall be to inspect the educational institutes under the jurisdiction of the said local authorities periodically and ensure that the standards of the courses and institutional facilities provided are satisfactory.

-to supervise and ensure that the teachers, as well as the educational staff and officers are carrying out their duties as laid down by the resolution of the local authorities or from the higher bodies and the Government.

-to get the parents, students, teachers and staff to function in co-ordination and improve the education standards, and achieve maximum results.

The functions of this educational council is to advise the Government and its educational departments on all matters...

of educational service and the implementation of the decisions taken by the Government and various educational committees at the state level downwords.
The suggestion will be taken into note.

"The Government may or shall constitute educational councils at various levels."

The new clause can be provided, that "Educational Councils will be constituted as prescribed." What is the difficulty?

Sri B. Venkatarama Reddy:— It is not necessary to have that at this stage.

Mr. Speaker:—The question is:

"After clause 6 add the following as new clauses 7(1) and 7(2)

7 Educational Councils: (1) There shall be educational councils at Panchayat Samithi, Municipality, Corporations and Zilla Parishad Level consisting of the Education Standing Committee, of the respective local authorities, and the representatives elected by teachers organisations."
proportionate to their strength the number of such representatives being 2/5 of the Education Standing Committee, and representatives of recognised political parties, who are in opposition, whose total number shall not be less than 2/5 of the Standing Education Committee.

The function of these educational councils, shall be to inspect the educational institutes under the jurisdiction of the said local authorities periodically and ensure that the standards of the courses, and institutional facilities provided are satisfactory.

—to supervise and ensure that the teachers, as well as the educational staff and officers are carrying out their duties as laid down by the resolution of the local authorities or from the higher bodies and the Government.

To get the parents, students, teachers and staff to function in coordination and improve the education standard, and achieve maximum results.

(2) There shall be an educational council at the State level, composed of 5 representatives elected by Teachers organisations in the State proportionate for these membership of their representative organisations, 5 persons eminent educationists and 5 officers to be nominated by the Government, 5 persons representing the universities in the state, elected by the Senates constituting as an electoral college and 10 persons to be elected by all members of both houses of legislature constituting electoral college and by single transferable vote. 3 persons to represent student organisations in the colleges and universities and 2 persons representing the non-teaching staff in the colleges and universities.

The functions of this educational council is to advice the Government and its educational departments on all matters of Education and supervise the implementation of the decisions taken by the Government and various educational committees at the State level downwards."

(Sri P. Sundarayya pressed for division)
Ayes: 9 Noes: 32 Neutrals: Nil
The Amendment was negatived.
Sri E. Ayyapu Reddy: We will accept amendment to 99.
Sri P. Sundarayya: Rule making power is delegated to the Government on such and such a Clause. In Clause 99 this will be provided that at various levels Educational Councils shall be constituted. If the Legal department agrees I have no objection. Put it somewhere.
Sri E. Ayyapu Reddy: Yes.

"The Government shall endeavour to provide free and compulsory
education..." 14 30th April, 1981. The A.P. Education Bill, 1979

"The Government may also progressively provide for the medical inspection and care of children in the pre-primary and primary schools." 14 422 30th April, 1981. The A.P. Education Bill, 1979

"And to promote school education in the State by securing and maintaining the universal enrolment therefor of such children." Why should the Government may also progressively provide for medical inspection and care of children in the pre-primary schools? 14 14 30th April, 1981. The A.P. Education Bill, 1979

"in such areas and upto such standard as the Government may specify."
Government Bill :

30th April, 1981. 423

"Provided in this area also any child who completes 5 years shall not be denied admission."

8:00 p.m.
Government Bill:

30th April, 1981.

Mr. Speaker:—We shall provide free and compulsory education by 2000 A.D. and for the age of 14 years substitute the age of 13 years.

Mr. Speaker:—The question is:

"In sub-clause (1) (a) of clause 7 for the words "endeavour to" substitute "by 2000 A.D." and for "the age of 14 years" substitute "the age of 15 years."

(Pause)

The amendment was negatived.

Mr. Speaker:—The House now stands adjourned to meet at 8.30 A.M. on the 4th May, 1981.

(The House then adjourned till half past eight O'Clock on Monday, the 4th day of May 1981.)