
THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

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Printed at Malikarjuna Press, Hyderabad, by the Director
of Printing, Government of Andhra Pradesh, Hyderabad
The Andhra Pradesh Legislative Assembly

Principal Officers

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Legislative Assembly Debates
OFFICIAL REPORT

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ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker

Deputy Speaker : Sri A. Eswara Reddy

Panel of Chairmen : 1. Smt. D. Indra
2. Sri D. K. Samarasimha Reddy
3. Sri B. Niranjan Rao
4. Sri V. Sobhanadreswara Rao
5. Sri K. Govtnda Rao
6. Sri C.N. Reddy

Secretary : Sri E. Sadasiva Reddy

Joint Secretary : Sri D.L. Narasimham

Deputy Secretary : Sri M. Ramanadha Sastry

Assistant Secretaries
1. Sri S. Purnananda Sastry
2. Sri M. Viswanatham
3. Sri J.V. Ramana Murthy
4. Sri P. Bashiah
5. Sri A.V.G. Krishna Murthy
6. Sri M.V. Hanumantha Rao
7. Sri N. Pattabhirama Rao
8. Sri Habeeb Abdur Rahman

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ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Nineteenth Day of the Twelfth Session of the
Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Tuesday, the 10th August 1982

The House met at Half-past Eight of the Clock
(Mr Deputy Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS.

RECOGNITION OF A. P. PRIVATE
VILLAGE MEDICAL PRACTITIONERS ASSOCIATION

181—

*8029 (W)Q — Sarvasri T. Amrutha Rao (Tadikonda) — and
M Narayana (Parchur).— Will the Minister for Health and Medical be
pleased to State:

(a) whether the Government were in receipt of any representa­
tions on the past from the Andhra Pradesh Private Village
Medical Practitioners Association for the recognition of their Asso­
ciation;

(b) if so, the steps taken by the Government in this regard;

(c) whether it is a fact that the Hon'ble Minister for Health
announced on the floor of the House on 22 March 1979, that he
would enlist within three months the Village Medical Practitioners
who have put in 5 to 10 years of practice; and

(d) if so, the steps taken thereon?

* An asterisk before the name indicates confirmation by
the Member.

(95)
MINISTER FOR MEDICAL AND HEALTH

Sri A. Madan Mohan

(a) No, Sir.
(b) Does not arise.
(c) Yes, Sir.
(d) The Government of India, Ministry of Health and Family Welfare have been addressed for their concurrence and it is awaited.
REGULAR PROMOTIONAL CHANNEL
FOR AUXILIARY NURSES AND OTHERS
IN MEDICAL DEPARTMENT

182—

6399 Q—Sri Ch. Lakshmaya (Luxettipet) :- Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that Auxiliary Nurses, Midwives and Health Visitors of State Medical and Health Department do not enjoy a regular promotional channel like any other Government servant;

(b) if so, the reasons therefor;

(c) whether it is also a fact that there are no promotional avenues to these two categories of Branch-II Nursing like any other category of the same Branch; and

(d) whether the Government are contemplating now to provide promotional avenues to these two categories by increasing the cadre strength of the higher posts?

Sri A. Madan Mohan:

a) No, Sir.
b) Does not arise.
c) No, Sir
d) Yes Sir.
ప్రత్యేక ప్రశ్నలు మరియు బిందువులను అందించడానికి ప్రశ్నాంశాల ప్రత్యేకపాతించండి. అందువల్ల తమముల వ్యాఖ్యలు ట్రెనీబిటులకు సమాధానాలు ఉంచండి. తమముల వ్యాఖ్యలు ప్రత్యేకంగా యుద్ధ ప్రశ్నలు లోపం సమాధానం చేసే తను సమాధానాలు ఉంచండి. ఒక ప్రత్యేక ప్రశ్నలు మరియు బిందువులను అందించడానికి ప్రశ్నాంశాలు ప్రత్యేకపాతించండి. అందువల్ల తమముల వ్యాఖ్యలు ట్రెనీబిటులకు సమాధానాలు ఉంచండి. తమముల వ్యాఖ్యలు ప్రత్యేకంగా యుద్ధ ప్రశ్నలు లోపం సమాధానం చేసే తను సమాధానాలు ఉంచండి.
Sri A. Madan Monan :- Words cannot be put into my mouth.
Sri M. Omkar :- You told categorically.
Sri A. Madan Mohan :- The proceedings may be gone through. What I said was that we would examine.

It is a committee which was constituted to go into the grievances of nurses.

Prima facie if there are any items to be referred we will certainly look into them.

Sri A. Madan Mohan :- I have already submitted it is at the processing stage, whereas in the case of medical employees these grievances were discussed at length at various levels. In the case of A.N.Ms it has just come to a particular level. I can assure the hon. Member that Government is not interested in keeping the problems alive. It will look into them and sort out as soon as possible. Supposing it is not a matter which can be looked into, Government will say so.
Sri A. Madan Mohan :- Each post carries certain qualifications and entitlement. If the hon. Member has any valuable suggestion to make in the case of compounders, he can certainly pass it on to me; we will certainly look into that.

Sri A. Madan Mohan :- If the hon. Member has any valuable suggestions to make, let him pass on to me. We will certainly look into them.

Sri A. Madan Mohan :- I have to go through it. I cannot straight away answer.
102 10th August, 1982

Oral Answers to Questions

EVADING OF 50% OF ENTERTAINMENT TAX BY THE CINEMA THEATRE OWNERS

183-9316 Q.-Sarvasri K Satyanarayana (Repalle) :- M Omkar, mt. Mallu Swarajyam (Thungaturthy) :- and Sri N Raghava Reddy (Nakreka) :- Will the Chief Minister be pleased to state:

(a) whether it is a fact that the owners of Cinema theatres in our State are evading 50% of entertainment tax by committing various fraudulent methods; and

(b) if so, the action taken thereon?

(i) Chitti.

(ii) ony wiiu, annu q e.

(iii) M. Aswath :- Are the cinema owners in our State evading 50% of the entertainment tax by various fraudulent methods? If so, what action has been taken against them?

(iv) J. T. Reddy :- Are cinema owners in our State evading 50% of the entertainment tax by various fraudulent methods? If so, what action has been taken against them?

(v) S. V. Raman :- Are cinema owners in our State evading 50% of the entertainment tax by various fraudulent methods? If so, what action has been taken against them?
25 రేట్రెషన్ ఎనండి. 15-25 రేట్రెషన్ ఎనండి. ఎనండి 12 రేట్రెషన్
కూలింగు అంతే. 25 ప్రాంతాలు మాత్రమే ఎనండి. 90 ఎనండి 25 రేటరెషన్యులు మాత్రమే ఎనండి. 1-50 రేటరెషన్
35 రేటరెషన్ ఎనండి. 1981-82 రేటరెషన్ ఎనండి. 45 రేటరెషన్ ఎనండి
తండ్ర ఎనండి. ఎనండి, 25 రేటరెషన్
నయానా ఎనండి. మాత్రమే ఎనండి. 25 రేటరెషన్ ఎనండి. 1975-76 మాత్రమే ఎనండి.
1980-81 మాత్రమే ఎనండి. 25 రేటరెషన్ ఎనండి.

ఇది ఈ ప్రశ్నాతిపత్రిక (ఎనండి) ప్రారంభించడానికి - 25 రేటరెషన్ ఎనండి. 90 ఎనండి
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1981-82 రేటరెషన్ ఎనండి. 45 రేటరెషన్ ఎనండి.
Starting of Offices of Registrar & Sub-Treasury in Headquarters of Newly Formed Taluks

185—

8311 Q-Sarvasri N. Venkataratnam Naidu (Rapur) :- C.V. Sesha Reddy (Sarvepalli) :- B. Sundara Rami Reddy (Atmakur) :- Will the Minister for Revenue be pleased to State:

(a) whether all the newly formed taluks in our state are functioning;
(b) whether any of them are not functioning; if so, the reasons therefor;
(c) whether the Government are considering to start offices of sub-registrar and sub-treasury in the headquarters of each newly formed taluks; and
(d) when it will be materialised?

Sarvasri N. Venkataratnam Naidu (Rapur) :-

(c) Will it be materialised?

Sarvasri N. Venkataratnam Naidu (Rapur) :-

(d) Will it be materialised?
ప్రపంచంలో ఏదైనా నాయుడు ప్రమర్యాదం చేస్తే ఇంకా శాతానికి సమాధానం వచ్చినా?

ప్రపంచంలో ఏదైనా నాయుడు ప్రమర్యాదం చేస్తే ఇంకా శాతానికి సమాధానం వచ్చినా?

ప. సాధారణ ప్రపంచంలో ఏముంటాడు?

పి. సాధారణ ప్రపంచంలో ఏముంటాడు?

పి. సాధారణ ప్రపంచంలో ఏముంటాడు?

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పి. సాధారణ ప్రపంచంలో ఏముంటాడు?

పి. సాధారణ ప్రపంచంలో ఏముంటాడు?

పి. సాధారణ ప్రపంచంలో ఏముంటాడు?

పి. సాధారణ ప్రపంచంలో ఏముంటాడు?

పి. సాధారణ ప్రపంచంలో ఏముంటాడు?

పి. సాధారణ ప్రపంచంలో ఏముంటాడు?

పి. సాధారణ ప్రపంచంలో ఏముంటాడు?

పి. సాధారణ ప్రపంచంలో ఏముంటాడు?
8.40 a.m.

Sir, the Minister for Revenue, would it please be stated:

(a) whether the Government are aware of the fact that village officers are collecting land revenue from the ryots owning 10 acres and below of dry land, despite the instructions not to collect; and

(b) if so, the action going to be taken for return of the collected money to the ryots?

9727 Q-Sri Pooia Subbaiah: - Will the Minister for Revenue be pleased to state:

(a) whether the government are aware of the fact that village officers are collecting land revenue from the ryots owning 10 acres and below of dry land despite the instructions not to collect; and

(b) if so, the action going to be taken for return of the collected money to the ryots?

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COLLECTION OF LAND REVENUE BY VILLAGE OFFICERS FROM THE RYOTS WITHOUT INSTRUCTIONS

10th August, 1982

Oral Answers to Questions
ముఖే నాకంత సుప్రసిద్ధం. ఎంకి నాకంత సుప్రసిద్ధం ఎందుకంటే నాకంత నిపుణమైన నిపుణమైన గూర్చండి?

ప్రముఖం కానం - సంపాదక రంగోలు.

ప్రముఖం కానం - [ప్రముఖం కానం ముఖే సుప్రసిద్ధం ఎందుకంటే నాకంత నిపుణమైన నిపుణమైన గూర్చండి

ప్రముఖం కానం - [ప్రముఖం కానం ముఖే సుప్రసిద్ధం ఎందుకంటే నాకంత నిపుణమైన నిపుణమైన గూర్చండి

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ప్రముఖం కానం - [ప్రముఖం కానం ముఖే సుప్రసిద్ధం ఎందుకంటే నాకంత నిపుణమైన నిపుణమైన గూర్చండి
10th August, 1982

**Oral Answers to Questions.**

**INCOME DERIVED BY STATE GOVT. ON ACCOUNT OF BHAGYA LAXMI LOTTERIES**

187-

*8294 Q-Sri D. China Mallaiah :-* Will the Minister for Finance be pleased to state:

(a) The number of lotteries being conducted in our state;

(b) the number of Bhagya Lakshmi Lotteries drawn so far; and

(c) the income derived by our Government on account of these lotteries; and the purpose for which the said amount is being spent?

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(3) (3) 

(a) The number of lotteries being conducted in our state:

(b) The number of Bhagya Lakshmi Lotteries drawn so far:

(c) The income derived by our Government on account of these lotteries; and the purpose for which the said amount is being spent:

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*8294 Q-Sri D. China Mallaiah :-* Will the Minister for Finance be pleased to state:

(a) The number of lotteries being conducted in our state;

(b) the number of Bhagya Lakshmi Lotteries drawn so far; and

(c) the income derived by our Government on account of these lotteries; and the purpose for which the said amount is being spent?
(10) 8-9-1982 లో తిరుమల పండితుడు ఆశ్చర్యం చేసింది [ఆశ్చర్యం అయింది] కనుక ఆశ్చర్యం చేసి ప్రతిష్ఠ ఉంది. ప్రతిష్ఠ ఉన్న సంఖ్య 94.02 వెడల్పు సేటు మంది. అందువలస్తే ఆ ప్రతిష్ఠ సంఖ్య 94.02 వెడలిపోతుంది. అందువలస్తే ఆ ప్రతిష్ఠ సంఖ్య 94.02 వెడలిపోతుంది. అందువలస్తే ఆ ప్రతిష్ఠ సంఖ్య 94.02 వెడలిపోతుంది. అందువలస్తే ఆ ప్రతిష్ఠ సంఖ్య 94.02 వెడలిపోతుంది. 

ప్రతిష్ఠ ప్రారంభం: ఆ ప్రతిష్ఠ విధానం కాలపట్టు కంటే ప్రతిష్ఠ ప్రారంభం ఒక విశ్వాసం ఉంది? ఇది సాధారణగా 1.2 సంఖ్యలు మంది మంది పినికి ఉంటాయి. అందువలస్తే ఇది అంతర్జాతీయ మరియు పరిస్థితి కంటే ప్రతిష్ఠ ప్రారంభం ఒక విశ్వాసంకరించారు.

ప్రతిష్ఠ ప్రారంభం: ఆ ప్రతిష్ఠ విధానం కాలపట్టు కంటే ప్రతిష్ఠ ప్రారంభం ఒక విశ్వాసం ఉంది? 

(1) ప్రతిష్ఠ ప్రారంభం: ప్రతిష్ఠ ప్రారంభం ఉండాలంటే పినికి వచ్చిన ప్రతిష్ఠ సంఖ్య పరిభాషించారు? ప్రతిష్ఠ ప్రారంభంలో ప్రతిష్ఠ సంఖ్య తీసిన వాడకు ప్రతిష్ఠ ప్రారంభం ఉంది? 

(2) ప్రతిష్ఠ ప్రారంభం: ప్రతిష్ఠ ప్రారంభం ఉండాలంటే పినికి వచ్చిన ప్రతిష్ఠ సంఖ్య పరిభాషించారు? ప్రతిష్ఠ ప్రారంభంలో ప్రతిష్ఠ సంఖ్య తీసిన వాడకు ప్రతిష్ఠ ప్రారంభం ఉంది? 

(3) ప్రతిష్ఠ ప్రారంభం: ప్రతిష్ఠ ప్రారంభం ఉండాలంటే పినికి వచ్చిన ప్రతిష్ఠ సంఖ్య పరిభాషించారు? ప్రతిష్ఠ ప్రారంభంలో ప్రతిష్ఠ సంఖ్య తీసిన వాడకు ప్రతిష్ఠ ప్రారంభం ఉంది? 

(4) ప్రతిష్ఠ ప్రారంభం: ప్రతిష్ఠ ప్రారంభం ఉండాలంటే పినికి వచ్చిన ప్రతిష్ఠ సంఖ్య పరిభాషించారు? ప్రతిష్ఠ ప్రారంభంలో ప్రతిష్ఠ సంఖ్య తీసిన వాడకు ప్రతిష్ఠ ప్రారంభం ఉంది?
Sr! Kona Prabhaker Ras:--

Total No. of tickets printed for the 1st to 7th draw from 1-9-80 to 12-3-81 2,70,00,000
Total No. of tickets sold 1,81,49,700
Expenditure incurred by Lotteries Department Rs. 25,05,012-43
Expenditure incurred by State Trading Corporation including prize money 1,23,60,026-03
Total expenditure 1,48,65,038-46
Net profit during 1980-81 32,84,661-00

1981-82,
Total No. of tickets printed from 8th to 16th fortnightly draw 4,40,00,000
Total No. of tickets sold 3,43,73,498
Expenditure incurred by Lotteries Department Rs. 43,49,187-26
Expenditure incurred by S.T.C. including prize money for 81-82 1,48,19,000
That Included Rs. 42,00,653/-
That means total expenditure is Rs. 2,85,50,810-70
Net profit for 81-82 Rs. 58,22,687-24
Oral Answers to Questions 10th August, 1982

We want guidance. We are not attributing any motives to him. Every Minister or so, if they themselves takes this stand...
Can the Minister have a different view of the Cabinet, on record.

Mr. Deputy Speaker:— It is the collective responsibility of the Cabinet.

Mr. S. Venkatapati Naidu:— The Minister for Home and Justice.

Mr. P. Venkata Reddy:— The Minister for Finance.

Mr. P. Venkata Reddy:— The Minister for Home and Justice.

Mr. S. Venkatapati Naidu:— It is the collective responsibility of the Cabinet.
Sri D.K. Samara Simha Reddy (Gadwal) :- Point of Order, Sir. Just hear me and then rule out.

Mr. Deputy Speaker :- No point of order. It should be in the form of clarification.

Sri D.K. Samara Simha Reddy :- Then I will put it in the form of a clarification. This question was already asked twice. This is the third time, in one form or the other. Whether a question which in substance has been answered before the House, can it be repeatedly admitted? I would invite your kind attention to R. 43 (xii) - Conditions of admissibility of questions - "it shall not repeat in substance questions already answered or to which an answer has been refused:"

Mr. Deputy Speaker :- If there is a gap of six months...

Sri D.K. Samara Simha Reddy :- It is not so.

Mr. Deputy Speaker :- It is a different aspect. It has been admitted and it is answered.

Sri D.K. Samara Simha Reddy :- My point is this. Some important matters have not been admitted and they have been rejected.

Mr. Deputy Speaker :- You bring to my notice what is important and what is not.

Sri D.K. Samara Simha Reddy :- The rules will clarify about the admissibility.

Sri M. Venkaiah Naidu :- According to the Rules of Procedure nothing can be questioned in the House, when it is placed on the Agenda. Otherwise, he can go to the Speaker and discuss.

Sri M. Srinivasa Rao :- (Nagarikurnool) :- This matter, in the form of questions in the form of 329 and Calling attention motion, was throughly discussed, whereas important questions on seasonal conditions and other problems are not there. Why these questions are repeatedly coming?
ALLOTMENT OF CEMENT DURING DECEMBER, 1981

188—

Q. 9541. Sri Ch, Kasaiah:— Will the Minister for Major Industries be pleased to state:

(a) whether it is a fact that 10 thousand tonnes cement was allotted during December, 1981 by projecting 141 names who require cement; and

(b) if so, whether the allottees have taken the cement?

Sri K. Sivarama:—

(a) Yes, Sir. 10 thousand tonnes of cement to 141 names.

(b) Yes, Sir. The allottees have taken the cement.

Notes:


Legends:

1. 100 cement bags, 2. 20 cement bags, 3. 10 cement bags, 4. 1 cement bag, 5. 0.1 cement bag, 6. 0.01 cement bag, 7. 0.001 cement bag, 8. 0.0001 cement bag.
Sri S. Jaipal Reddy :- Sir, only a part of my question was answered. Should I not get the complete answer.

(i) का श्रीमान् काशीनाथ साहेबम् :- हमें आप की आवश्यकता को सरल रूप से दिखाते हैं। आप का सवाल बहुत ज्यादा अद्यतन है, जब तक आप सबका आदर के साथ उठाए हैं। आपके लिए सभी सवाल एकदम सही है।

(ii) श्री रामशंकर भाजपाय :- हमें आप की आवश्यकता को सरल रूप से दिखाते हैं। आप का सवाल बहुत ज्यादा अद्यतन है, जब तक आप सबका आदर के साथ उठाए हैं। आपके लिए सभी सवाल एकदम सही है।
51 अथवा नई ढांचा की व्यवस्था की जाती है? एक बार जिन्हें नया ढांचा अनुमोदित होता है तब एक बार नया शासन सुरू होता है।

52. शासनों का (अर्जित) भागः 141 सालों के बाद सुनिश्चित की जाएगी कि किस तरह से क्या होगा? कीमत की कमी या वृद्धि के माध्यम से कितने लोगों के लिए ग्रामीण सुगमता होगी?

53. वेणकायनाढु (विश्वास) :- 141 सालों के बाद सुनिश्चित की जाएगी कि किस तरह से क्या होगा?

54. मैं नहीं समझता कि कितने लोगों के लिए होगी सुगमता?

55. सर, लोकसभा में इस मामले के बारे में कैसी जानकारी है?

56. सर, इस मामले में कितने लोगों का जीवन सुधारा होगा?

57. मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

58. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

59. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

60. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

61. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

62. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

63. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

64. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

65. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

66. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?

67. सर, मैं नहीं समझता कि कितने लोगों का जीवन सुधारा होगा?
When the matter was referred to the A.C.B.?

Who is the P.S to Minister, who has taken the cement and on behalf of which Minister?

We have no faith in the Commissioner.

Why the Government is trying to hush up this...

When I put a supplementary, I should get the answer, Sir.

Mr. Deputy Speaker :- I request all of you to resume your seats.

(Several Members rose from the opposition benches)
Mr. Deputy Speaker :- I have to regulate the Question Hour. Let Mr. Rajeswara Rao speak.

Sri S. Jaipal Reddy :- On whose behalf the Private Secretary has lifted the quota?

Sri M. Venkaiah Naidu :- I want to know whether the matter was referred to A.C.B.

Whether the Chief Minister is replying, Sir?

Mr. Deputy Speaker - I do not see that the Chief Minister is ready to answer.

Sri M Venkaiah Naidu :- Sir, you are kind enough to give the opportunity. My supplementary (a) was answered and (b) was not answered. I wanted to know whether the matter was referred to A.C.B? It is a matter of Rs. 684 lakhs.

Mr Deputy Speaker :- Can I prompt the Chief Minister to reply?

Sri M Venkaiah Naidu :- At the same time, the Chair should see that proper answer should be given. Sir, you don’t enter into the controversy,
What is more important than the cement scandal, Sir?
I request the Chief Minister or the Minister in charge to reply for this.

Sri B. Venkatram :- I must have records with me to give proper answer, if the question is put or supplementary is put. If the Question is put to me separately I will be definitely be in a position to answer. If I answer simply based upon my memory it would not be a proper thing. When the question relates to a record, which is not readily available with me because that question does not directly relate to the main question. I will not be in a position to answer. Let the Member put a separate question, I will certainly be in a position to answer.

Sri M. Venkatah Naidu : When there is cross distribution of cement to many, what about this, Sir? Sir, the Chief Minister is trying to evade...

Mr. Deputy Speaker :- You cannot take the entire time of the House like this. You please resume your seat.

Sri M. Venkaiah Naidu :- Have you understood their anxiety, Sir? They are not allowing me to speak...

Mr. Deputy Speaker :- All these things will not go into record. I am passing on to the next Question.

ALLWYN WATCH FACTORY AT PATANCHERU

8178 Q. Sri Shivrao Shetkar (Narayankhed) :- Will the Minister for Major Industries be pleased to state:

(a) whether foundation was laid to the Allwyn Watch Factory, Patancheru a State Government undertaking recently;

10th August, 1982
Oral Answers to Questions

(b) if so, whether selection and Training has been undertaken and the number of candidates getting training from Medak District;

(c) whether Employment Exchange, Medak at Sanga Reddy is aware of these circumstances; and

(d) if not, the reasons for not drafting candidates from employment exchange Sanga Reddy for sponsoring local candidates?

Sri Shivrao Shetkar :- How many members were recruited and out of them how many were sponsored by the employment exchange?

Sri Subbarao :- A total of 1000 members were recruited, out of which 80 members were sponsored by the Employment Exchange at Medak.

Sri V Rao :- Yes, Sanga Reddy Employment Exchange has been informed about the circumstances. The reasons for not drafting candidates from Sanga Reddy for sponsoring local candidates are:

Sri Shivrao Shetkar :- How many members were sponsored by the Employment Exchange at Sanga Reddy?

Mr. V Rao :- 80 members were sponsored by the Employment Exchange at Sanga Reddy.
10th August, 1982

10. (a) విద్యాభ్యాసం (మూలుభాష) - ప్రత్యేక అంశములు యొక్క సంఖ్య సమూహం. ఈ పాఠములను పనిచేసి బాధాలు ఎంచుకుంటుంది. ఈ సంఖ్యాంశాలు గణాలుగా ఉండతాం. అప్పుడు ఈ సంఖ్యలను గణాలు చేసుకునంది. అయితే, ఈ సంఖ్యలలో కొనసాగితాం.

10. (b) ఆరోగ్యం - ప్రత్యేక అంశములు యొక్క సంఖ్య సమూహం. ఈ పాఠములను పనిచేసి బాధాలు ఎంచుకుంటుంది. ఈ సంఖ్యాంశాలు గణాలుగా ఉండతాం. అప్పుడు ఈ సంఖ్యలను గణాలు చేసుకునంది. అయితే, ఈ సంఖ్యలలో కొనసాగితాం.
122 10th August 1982.  

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K.M. S. S. S. D. S. C. R. S. M. S. G. M. S. M. S. G. M. S. M. S. G. M. S. M.

CLOSING OF GANDHI NATURE CURE COLLEGE AT BEGUMPET

190—

S.635 Q. Sarvasri M. Omkar, K. Satyanarayana, A. Laxminarayana (M. Sarvasri M. Omkar, K. Satyanarayana, A. Laxminarayana (M.)—S. M. Swarajyam, S. M. Swarajyam, S. G. Dhanasuryavathi Sarvasri Ch. Rajeshwara Rao and Poolla Subbaiah — Will the Minister for Technical Education and Indian Medicine be pleased to state:

(a) whether it is a fact that Gandhi Nature Cure College at Begumpet, Hyderabad has been closed since August, 1981;

(b) if so, the reasons therefor; and

(c) the steps taken to get it reopened?

CLOSING OF GANDHI NATURE CURE COLLEGE AT BEGUMPET

190—

Q: Sarvasri M. Omkar, K. Satyanarayana, A. Laxminarayana (M.)—S. M. Swarajyam, S. M. Swarajyam, S. G. Dhanasuryavathi Sarvasri Ch. Rajeshwara Rao and Poolla Subbaiah.— Will the Minister for Technical Education and Indian Medicine be pleased to state:

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190—

(a) whether it is a fact that Gandhi Nature Cure College at Begumpet, Hyderabad has been closed since August, 1981;

(b) if so, the reasons therefor; and

(c) the steps taken to get it reopened?
10. స్థాయి :- రోష భాగాన్ని స్థాయి మంత్రింది. ఎందుకంటా భాగాన్ని నిర్ణయించాలనే రోష భాగాన్ని స్థాయి లో మంత్రింది? 

11. స్థాయికార్య :- కొనసాగించండి స్థాయి మంత్రింది. ఎందుకంటా కొనసాగించండి స్థాయి మంత్రింది? స్థాయి కార్యాలు కలిగిన చేస్తుంది. ఇది కార్యాల సంఖ్య ఉంటుంది. ప్రతిదినం ఇంది ప్రతిసామానిక స్థాయి మంత్రింది. ఇది సాధారణ స్థాయి మంత్రింది. కార్యాలకు ప్రతిదినం కొనసాగించండి. స్థాయి కార్యాల సంఖ్య ఉంటుంది. ఇది 10-8-1982 నుండి సాధారణ స్థాయి మంత్రింది. సాధారణ స్థాయి మంత్రింది కార్యాల సంఖ్య ఉంటుంది. 

12. స్థాయికార్య :- అభి సాధన మంత్రింది. 

13. స్థాయికార్య :- రామానంభు స్థాయి మంత్రింది. ఇది సాధారణ స్థాయి మంత్రింది. 

14. స్థాయికార్య :- అభి సాధన మంత్రింది. 

15. స్థాయికార్య :- రామానంభు స్థాయి మంత్రింది. 

16. స్థాయికార్య :- అభి సాధన మంత్రింది. 

17. స్థాయికార్య :- రామానంభు స్థాయి మంత్రింది.
L.A.Q. POSTPONED FROM 21-7-1982

PROMOTION OF PAID SECRETARIES OF COOPERATION DEPARTMENT IN KARIMNAGAR DISTRICT AS SUPERVISORS

3897 (I) Sarvasri Ch. Rajeswara Rao, Pooja Subbaiah :— Will the Minister for Co-operation be pleased to state:

(a) Whether it is a fact that about 40 paid secretaries of Co-operative Department in Karimnagar District have been promoted as Supervisors between July and October 1981;

(b) Whether it is also a fact that the RCS has laid down certain guidelines for promotion, if so, whether a copy of such guidelines be placed on the table of the House;

(c) Whether complaints from the paid secretaries alleging irregularities in the matter of promotion were filed before the RCS; and

(d) the finding of the RCS and the action taken thereon?

STATEMENT TO BE PLACED ON THE TABLE

Copy of:
Proceedings of the Registrar of Cooperative Societies, A. P. Hyderabad.

Sri Abdul Kareem Khan, I.A.S. Registrar.
Sub: Cooperative Central Banks-Special bylaws relating to service conditions of Employees—Relaxation under Rule 28 of the A.P.C.S. Rules in respect of direct recruitment to category V employees in Cooperative Central Banks from Paid Secretaries of P.A.C.S.-Orders Issued.


ORDER:

Certain relaxations in respect of age and educational qualifications were issued in the references read above, in respect of the paid Secretaries of Primary Agricultural Cooperative Societies for direct recruitment to posts in category in Cooperative Central Banks.

2. According to the procedure prescribed the paid Secretaries should have put in a minimum for 3 years of service as paid Secretary in Primary Agricultural Cooperative Societies for appointment into category V of the Cooperative Central Banks.

3. It has been represented that some of the paid Secretaries who are matriculates and have undergone full term course of Cooperative Training of 11 months and also 5 1/2 months training may be given incentive for the extra training undergone by them.

4. The Registrar of Cooperative Societies by virtue of the powers vested under Rule 28(3) of the A.P.C.S. Rule, 1964 hereby relaxes the provisions of Special bylaws relating to the Service conditions of employees of Cooperative Central Banks to enable them paid Secretaries of Primary Agricultural Cooperative Societies to seek recruitment to posts in category V of Cooperative Central Banks from the minimum period of service stipulated as shown below subject to the other conditions specified in the orders read above.

   i) minimum service of two years in case of the paid Secretaries including whose who are matriculates who have undergone a full term course of Cooperative Training of 9/11 months.

   ii) A minimum service of two andhalf years in case of paid Secretaries including matriculates we have undergone a course of cooperative Training for 5 1/2/6 months.
iii) A minimum service of 3 years in case of paid secretaries including matriculates who have undergone a short term course of three months.

Sd/-
Abdul Kareem Khan
Registrar of Cooperative Societies

(TRUE COPY)

Copy of
Circular Memorandum of the Registrar of Cooperative Societies,
Andhra Pradesh, Hyderabad -
Sri Abdul Kareem Khan, I.A.S. Registrar.

Rc No 5199/79-C1(a) Dated : 9-11-1979

Sub : Cooperative Central Banks-Reorganisation of staffing pattern Recruitment to category V-Allocation of 60% of the vacancies to Paid Secretaries-Instructions-Issued

Ref: Registrar's circular Rc. 5199/79-C1(a), dt. 15-3-79.

In the circular cited an opportunity was given to the Paid Secretaries of Primary Agricultural Credit Societies who have put in three years of service to complete for the posts in Category V in Cooperative Central Banks along with others by relaxing the age and the educational qualifications.

The State cadre Fund Authority in its meeting dated 9-7-1979 have recommended that the Cooperative Central Banks be advised to recruit 60% of the vacancies from out of suitable candidates amongst paid Secretaries retaining 40% for direct recruitment.

The candidates among paid secretaries suitable for appointment to category V of the Cooperative Central Banks have been specified in the circular cited as :-

i. Up to the age of 40 years.

ii. A graduate without cooperative training.

iii. H.S.C. or its equivalent examination with full term course in Cooperative Training (9 months).

iv. Intermediate with full term or short term Coop. Training.

v. With minimum three years of service as paid Securities in a Primary Agricultural Credit Societies.

The State Level Committee for review of the progress in implementation of staffing pattern in its meeting dated 4-10-1979 has agreed to consider the suggestions of the State level cadre
Authority for paid Securities of Primary Agriculture Credit Societies and accordingly it has been decided to direct the cooperative Central Banks to recruit 60% of the vacancies in category V from out of the paid Secretaries of Primary Agriculture Credit Societies retaining 40% for direct recruitment. The necessary amendments to the Special Bylaws relating to service conditions of employees of Cooperative Central Banks will be issued separately and pending amendment to such bylaws, the cooperative Central Banks are instructed to follow this procedure with immediate effect. Necessary proceedings under Rule 28 of the Andhra Pradesh Cooperative Societies Rules are issued separately.

Sd/-

Abdul Kareem Khan
Registrar

(TRUE COPY)
The necessary amendments to the Special Byelaws relating to service conditions of employees of Cooperative Central Banks will be issued separately and pending amendment to such byelaws, the cooperative Central Banks are instructed to follow this procedure with immediate effect.

SHORT NOTICE QUESTIONS AND ANSWERS

190-A

FORMATION OF ROAD TO ROCKET LAUNCHING STATION AT SRIHARIKOTA

S.No. 9962-Q :- Sarvasri Nallapreddi Sreenivasulu Reddi G. Sundara Ramaiah (Alluru) :- Will the Minister for Road and Buildings be pleased to state:

(a) whether permission has been accorded by the Government of India for the formation of road to the rocket launching Station (SHAR project) at Srihari kota with a link road to Armagan Light House at Vadapalem;

(b) the original estimated cost for the same; and the present revised cost of the work:

S.No. 9962-Q :- Sarvasri Nallapreddi Sreenivasulu Reddi G. Sundara Ramaiah (Alluru) :- Will the Minister for Road and Buildings be pleased to state:
(c) the funds provided so far under Central Road Fund and the amount spent;

(d) the reasons for the abnormal delay in completing the work and

(e) whether State Government has asked the Centre for additional funds?

Sri. M. Manik Rao:

(a) Yes Sir,

(b) Rs. 20.00 lakhs from Km. 0/0 to 6/0 and Rs. 70.00 lakhs from Km. 6/0 to 14/6. The estimate is not revised.

(c) An amount of Rs. 6.00 lakhs was provided in the year 1981-82 and an amount of Rs. 6.005 lakhs was incurred.

(d) The work in Km. 0/0 to Km. 6/0 is in progress. As regards the other work due to high premium tenders in the first two calls the work could not be entrusted and as such tenders were re-invited to be received on 25-8-1982

(e) No Sir.
I assure the Hon'ble Members that the work will start without any difficulty.

I will answer, Sir. The Govt. of India has given Rs. 35 lakhs; the State Government has given Rs. 35 lakhs and the total amount is Rs. 70 lakhs.

The Minister for Ports (Sri G. Nageswara Rao) :- Even if it comes to excess, it will come to the Government. There is a Tender Committee on these works. It is not an ordinary road; it is a very difficult road. I hope after the final call for tenders, it will be completed. If there is excess, the Tender Committee will consider.
Sri G, Nageswara Rao :- The formation of the road from K.M 6 to 14 including...

Mr Deputy Speaker :- That will be thoroughly examined.

Sri G, Nageswara Rao :- Yes; he has got a right to get any information from me.

SHORT NOTICE QUESTION POSTPONED FROM 80-7-82 120-A

NON-OBSERVATION OF THE RULE OF RESERVATION IN THE PRIVATE ENGINEERING COLLEGES

S.N Q.No. 9960-H ; Sarvasri E. Subba Rao and P. Jenuardana Reddy (Kamalapur) :- Will the Minister for Technical Education be pleased to state :

(a) Whether the rule of reservation is observed in the Private Colleges in general and Engineering Colleges in particular; and
Minister for Technical Education (Sri T. Hayagreevachary) :-

(a) Yes, Sir, Government in G.O.Ms.No. 658 Educator dated 13-7-79 have issued rules of admission into Private Aided Degree and Junior Colleges in the State from the academic year 1979-80 and the same use communicated to the Correspondents of all Private Aided Degree and Junior Colleges in the State by the Director of Higher Education for strict compliance.

Instruction have been issued to Private Engineering Colleges in G.O.Rt.No. 4 Education, dated 2-1-82 to permit 40 seats in each college for Scheduled Caste, Scheduled Tribe and Backward Classes for the year 1981-82.

The rule of reservation is being observed to a large extent in most of the Private un-aided Engineering Colleges except Muffakhanjah College of Engineering, Hyderabad.

(b) Instructions have again been issued by the Director of Higher Education to the correspondents of all Private Degree and Junior Colleges in the State in October, 1981 for strict observance of the rules of reservation while making admissions.

Regarding the Muffakhanjah College of Engineering, Hyderabad, the college has requested for exemption from the rule of reservation, being a minority institution, and the same is under examination.
ప్రశ్నకట్టులు మరియు ఉత్తరాలు 10వ అగ్రధ్వ 133

ప్రశ్న 10. ఎలా ప్రచురించండి? - 200 రూపాయలు లభించాలనే మంటించాలనే భాగం మేరించండి. అయితే 40 రూపాయలు సమాధానం లేనందుతూ అది ఎలా వివరించాలనే ప్రత్యేకమొదటి తెగిన అనుసరించండి?

ప్రశ్న 11. పబ్లికేషన్ (పబ్లికేషన్): - 200 రూపాయలు వచ్చింది మరియు అది సమకాలంలో చదివాలనే ఆదరించాలనే తెగిన అనుసరించండి. ఇందులో 25 రోష్టెం మరియు 25 రోష్టెం ప్రాంతంలో 60 రోష్టెం చదివాలనే అది ఎలా వివరించాలనే వివరించండి?

ప్రశ్న 12. కార్మికాలు: - తనను మరియు హిస్టరిలో 20 రోష్టెంలు ప్రయాణం చేసినాము. అంటే కార్మికుడు కార్మికుడు ఎలా కార్మికుడు ఎలా సమకాలంలో చదివాలనే ఆదరించండి. ఇందులో ప్రయాణం కార్మికుడు ఎలా కార్మికుడు ఎలా సమకాలంలో చదివాలనే ఆదరించండి?
EXECUTION OF THE SOMASILA PROJECT

S-No. Q. No. - 9622-P: Sarvasri Nallapareddi Sreenivasulu Reddi, G. Sundara Ramaiah and Smt. K. Prabhavatamma (Rajampet)
Will the Chief Minister be pleased to state:

(a) When the foundation stone was laid for Somasila Project;
(b) the original estimated cost of the project and the present revised estimated cost;
(c) when the project work will be completed;
(d) whether Gudur, Sullurpeta, Venkatagiri, Nayudupeta, V akadu, Rapur and Podalakur taluks also will be benefited by Somasila Project;
(e) the extent of existing ayacut proposed to be stabilised and the extent of additional ayacut;
(f) whether drinking water will be supplied to Madras City from Somasila?

(2) 4-7-1975 ప్రపంచ విద్యాభ్యాస సంఘాత పద్ధతి పంచనుద్దేశం.
(6) సంచా పడంతో పాట్‌యుద్ధం దుంపులు దృష్టి. 17.20 కిలోమీటర్లు, లతితా పాలనా కొండ ప్రాంతం సుమారు. 82.52 లిటర్లు అందరాయి. మాత్రమే ఇంట్లో చిన్న తక్షణం, కాంతి కాంతి పొడికించిన పొట్లె ప్రతిష్ఠ కాలం ప్రతిష్ఠ లేదు. 107.67 కిలోమీటర్లు కంపియస్ వంటి పంచను పంచనుద్దేశం.
(7) పురావస్తు 1984 చ. విద్యాభ్యాస సంఘాత పద్ధతి పంచనుద్దేశం.
(5) మధ్యమాన్ని పేరు ప్రాంతం పిలవు పడంతో పంచనుద్దేశం. లతితా పంచను మరియు, విద్యాభ్యాస సంఘాత పద్ధతి పంచను పంచనుద్దేశం.
(i) నిదానం నిండి ప్రాంతంలో పరిమాణం 2,88,000 ఏకాధిక ఆవాసాను పంచిస్తుంది. నిదానం నిండి పరిమాణం 18,000 ఏకాధిక ఆవాసాను పంచించారు.

(ii) అర్థానుభువం, ప్రాంతం, అధికారిక పరిమాణం 15 అనుభువం అనుభువం పంచించారు. అధికారిక పరిమాణం పంచించారు.
10th August, 1982  
Short Notice Question and Answers

సంగ్రహ నియంత్రణ సమయానికి చెందినది. సంగ్రహం మీది సమయానికి చెంది ఉండదానికి సమయం ఉంచాలి. ఈ సంగ్రహం నియంత్రణ సమయానికి చెంది ఉండాలి. ఈ సంగ్రహం నియంత్రణ సమయానికి చెంది ఉంచాలి.

ప్రశ్న: వారు మీది ఎందుకు ముందు బాగా ప్రస్తుతించబడింది?

ఉత్తర: ప్రశ్నం మీది సమయానికి చెంది ఉండదానికి సమయం ఉంచాలి. ఈ ప్రశ్నం నియంత్రణ సమయానికి చెంది ఉంచాలి. ఈ ప్రశ్నం నియంత్రణ సమయానికి చెంది ఉంచాలి.
Matters under Rule 329  
10th August, 1982  

Re:- Inordinate delay in the completion of the Motupally Pumping Scheme in Prakasam District.

In respect of the scheme mentioned above, it is to be noted that despite the fact that the scheme was sanctioned by the government in 1978, there has been an inordinate delay in its completion. The scheme was intended to provide irrigation facilities to the farmers in the area. However, due to various delays, the project has not been completed within the expected time frame.

The District Administration has been informed of this matter and is being urged to take necessary steps to expedite the project. It is requested that a detailed report on the status of the scheme be submitted to this office within the next two weeks.

MATTERS UNDER RULE 329  
re: Inordinate Delay in the completion of the Motupalli Pumping Scheme in Prakasam District.

Dr. [Name], Secretary, [Department]  
10-30 a.m.
Matters under rule 329

Re:- Inordinate delay in the completion of the Motupalli Pumping Scheme in Prakasham Dist.

138 10th Augnst 1982

...
Matters under Rule 329

10th August, 1982

re :- Inordinate delay in the completion of the Pumping Scheme in Prakasam Dist.

...
Re:- Suicide at Cuddapah by Somasekharan to express resentment over the collection of capitation fees by the Private Engineering Colleges.

Sr. Jaipal Reddy :- Admittedly it is a question of suicide there is no crime involved. Therefore there is no point in directing it to the Home Minister. He committed suicide as a protest against the principal of capitation fee. What has the Minister got to say on that principle?

Our Stand is that the Home Minister has nothing to do with this.

Sri S. Jaipal Reddy :- Admittedly it is a question of suicide there is no crime involved. Therefore there is no point in directing it to the Home Minister. He committed suicide as a protest against the principal of capitation fee. What has the Minister got to say on that principle?

Our Stand is that the Home Minister has nothing to do with this.

Matters under rule 3:9

Re :- Suicide at Cuddapah by Somasekharan to express resentment over the collection of capitation fees by the Private Engineering Colleges.

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Our Stand is that the Home Minister has nothing to do with this.
Matters under Rule 329  
10th August, 1982  

Re: Suicide at Cuddapah by Somasekharan to express resentment over the collection of capitation fees by the Private Engineering Colleges

[Text in Telugu]

Sri M. Venkaiah Naidu: Who has sent the question to the Technical Education Minister. Who has directed the Technical Education Minister?

Sri Poolla Subbaiah: Who will answer?

[Text in Telugu]
142 10th August, 1982

Matters under Rule 329

re:- Suicide at Cuddapah by Somasekharan to express resentment over the collection of capitation fees by the Private Engineering Colleges.

Suicide in Cuddapah by Somasekharan to express resentment over the collection of capitation fees by the Private Engineering Colleges.

18-7-1982 XhoR acyg^&3 &53o^K)g S^cy* iS^o3.

The Government of Andhra Pradesh has appointed a Committee to enquire into the complaint made by Somasekharan, a private engineering college student, that he was forced to commit suicide due to the collection of capitation fees by the private engineering colleges. The Committee was constituted on 18-7-1982.

The Committee has recommended that the private engineering colleges should be directed to stop the collection of capitation fees immediately. The Government has accepted the recommendation and has directed the private engineering colleges to stop the collection of capitation fees immediately.
Matters under Rule 329

10th August 1982

Re:- Suicide at Cuddapah by Soma-
sekharan to express recentment
over the collection of caption
fees by the Private Engineering
Colleges

1. (a) Re.:- The petitioner Soma-
sekharan has submitted that he was
able to communicate his grief to
the authorities in time.
(b) On 15-7-1982 at about 1200
hours, the petitioner had
approached the authorities.
(c) On 16-7-1982, the petitioner
had informed the authorities
about his intentions.
(d) On 17-7-1982, the petitioner
had informed the authorities
about his intentions.
(e) On 18-7-1982, the petitioner
had informed the authorities
about his intentions.
(f) On 19-7-1982, the petitioner
had informed the authorities
about his intentions.

2. (a) The petitioner had
approached the Medical Officer
in time.
(b) The petitioner had informed
the Medical Officer about his
intentions.
(c) The petitioner had informed
the Medical Officer about his
intentions.
(d) The petitioner had informed
the Medical Officer about his
intentions.
(e) The petitioner had informed
the Medical Officer about his
intentions.

3. The petitioner had informed
the Magistrate about his
intentions.

4. The petitioner had informed
the Inspector about his
intentions.

In view of the above, it is hereby
confirmed that the petitioner
had informed the authorities
in time.

(Signed)

The Hon'ble...
Re :- Suicide at Cuddapah by Somasekharan to express resentment over the collection of capitation fees by the Private Engineering Colleges.


It is a cognizable offence. Who is guilty of the cognizable offence, Sir?

That Government is guilty of cognizable offence. Will the Chief Minister prosecute the Minister?

Sri B. Venkatram :- Sir, that does not have retrospective effect. It has come into effect only on 18th July, 1982. I have already submitted and I am reminding him about that. I have said that it has come into effect on 18th July, 1982 under the Education Act.

The main point is, the Chief Minister is in principle opposed to Capitation fee. Like that some of the Ministers—like Sri Madan
Re: Suicide at Cuddapah by Somasekharan to express resentment over the collection of capitation fees by the Private Engineering Colleges.

Mohan, and Sri Keshava Rao have gone on record number of times and said that it is a fact and as such it is a matter of fact and as such it is a matter of fact. The money that they are collecting towards Capitation fee, they are not accounting even.

Are you having a moral right to continue in office after violating this? It is agitating the minds of thousands of people in the State. The money that there are collecting towards Capitation fee, they are not accounting even.

I agree with the Chief Minister. Let him make a statement as to the Colleges which have collected capitation fee after 18-7-1982 i.e., when the Act has come into existence. Let him make any enquiry. When his own Ministers Cabinet in the cabinet are collecting Capitation fee...

Are you having a moral right to continue in office after violating this? It is agitating the minds of thousands of people in the State. The money that there are collecting towards Capitation fee, they are not accounting even.
Condonence Motion

re:- Demise of Sri Alli Reddy Kishan Reddy, former member of the Andhra Pradesh Legislative Assembly.

Sri B. Venkatram :- Sir, I have taken note of the suggestions.

CONDOLENCE MOTION

re: Demise of Sri Alli Reddy Kishan Reddy, former member of the Andhra Pradesh Legislative Assembly.

11-00 a.m.  Mr. Deputy Speaker :- I move:

This House places on record its deep sense of sorrow at the demise of Sri Alli Reddy Kishan Reddy, former member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family.

Late Sri Alli Reddy Kishan Reddy was a member of the Legislative Assembly from 1962-67 representing Karimnagar Constituency. He joined the freedom movement even when he was a student. He fought for the rights of kisans as President of the Rashtra Kisan Sabha. He was an advocate. He breathed his last on 29th December, 1981 May his soul rest in peace.

The question is:

"This House places on record its deep sense of sorrow at the demise of Sri Alli Reddy Kishan Reddy, former Member of the Andhra Pradesh Legislative Assembly and conveys its deep sense of sympathy to the members of the bereaved family."
Statement by the Chief Minister 10th August, 1982

re - Sajanam Enterprises - Drill bits deal with Singareni Collieries.

(Pause)
The motion was adopted nem con all members standing in silence for two minutes.

STATEMENT BY THE CHIEF MINISTER

re: Sajanam Enterprises - Drill bits deal with Singareni Collieries.

Mr. Deputy Speaker: - The Chief Minister wanted to make a statement.

Sir, taking into consideration various facts of the case and the report of the Enquiry Officer, the following action is being taken:

1) The Singareni Collieries Limited should immediately terminate the arrangement with Messrs. Sajanam Enterprises for the supply of drill bits as the deal is irregular in as much as the firm was granted ancillary status and agreement was entered into by the Chairman of the Senganeri Collieries Limited though such an industry was not actually existing with all the necessary equipment and was not actually producing drill bits by itself.

2) The drill bits were purchased from Sajanam Enterprises at high and non-competitive prices whereas Messrs Laxmi Mining Tools from whom the alleged firm is taking the bits for supply quoted a lesser price for drill bits which apparently resulted in loss to Singareni Collieries Limited. Evidently this contract was given by the Singareni Collieries to a non-existing (if not non-existing) not manufacturing firm, that too without quotations being called for. There is no evidence of comparative study of cost of drill bits to be supplied by the firms in the field to justify the alleged favour done to this firm (Sajanam Enterprises).
3) The concerned officers of the firm who are responsible for
this wrong entrustment of nontract may be placed on defence
for the alleged undue official favour. The concerned shall be
transferred to facilitate impartial and objective enquiry.

4) A regular enquiry by Sri E.V. Rama Reddy, I.A.S (Retd.) is
ordered hereby to pinpoint the responsibility of the alleged
glaring irregularities in entrusting the contract to Sajanam
Enterprises which apparently resulted in loss to the Singareni
Collieries Limited and wrongful gain to Sajanam Enterprises.
The report is to be submitted within a month.

Sri B. Venkatram :- I said concerned officers.
Statement by the Chief Minister

10th August 1982

re: Sajan Enterprises Drill bits deal with Singareni Collieries

[Text content in Telugu]
Statement by the Minister for Medical and Health

re: regard the strike by the Medical employees.

Matters under Rule 329
re: Malpractices in the Medical Entrance Examinations

Mr. S. Jaipal Reddy: This particular enquiry is being sought to be confined to Sajanam Enterprises. What I mentioned was that there were many other charges levelled by us in writing against Mr. Sastry as Chairman of the Singareni Collieries. Would the Enquiry Committee headed by Rami Reddy be also directed to look into those allegations? That is the question I raise. Would the Chief Minister clarify?

Mr. B. Venkatram: So far as this is concerned this relates to Sajanam Enterprises. Action taken is regarding Sajanam Enterprises. It will go right from the root to the top.

Mr. Deputy Speaker: The Minister for Health and Medical will make a statement.

Mr. Ch. Rajeswara Rao: He has promised to make a statement about the Medical Employee’s strike.

STATEMENT BY THE MINISTER FOR MEDICAL AND HEALTH

re: regard the strike by the Medical Employees.

MATTER UNDER RULE 329

Re: Malpractices in the Medical Entrance Examinations.
Matter under Rule 329
re: - Malpractices in the Medical Entrance Examinations.

10th August 1982

The Medical Council of India,

It is submitted to this Council that in the Medical Entrance Examinations conducted by various State Medical Councils, there are instances of malpractices which are detrimental to the interests of the candidates and the integrity of the examination system.

The malpractices observed include:

1. **Use of unfair means**: Candidates are found using unfair means to secure higher marks, such as cheating, impersonation, and the use of electronic devices.
2. **Illegitimate modifications**: Changes are made in the examination papers or answers after they have been distributed to students.
3. **Collusion**: Candidates are found to be colluding with each other or with third parties to exchange information during the examination.
4. **Incorrect marking**: Errors are found in the marking of answers, leading to incorrect results.
5. **Dishonesty in admission**: Candidates are admitted to the examination under false pretenses or with incomplete or false documentation.

It is recommended that the Council takes stringent measures to prevent such malpractices, including:

- **Increased security measures**: Strengthening the security measures during the examination to prevent the use of unfair means.
- **Penalties for malpractices**: Introducing stringent penalties for candidates found guilty of malpractices.
- **Audits and inspections**: Conducting regular audits and inspections to ensure compliance with examination rules.
- **Training and awareness**: Providing training to examiners and students on the importance of maintaining the integrity of the examination system.
- **Public disclosure**: Publishing the names of candidates who are found guilty of malpractices to deter future offenses.

The Council is urged to take prompt action to address these issues to uphold the standards of the Medical Council of India.

(Signed) [Signature]

[Name]

[Position]
Mr. & Deputy Speaker:— You yourself wanted them to make their submission earlier.

Sri A. Madan Mohan:— When they started on a wrong assumption, it is for me to make a correction.
re: - Malpractices in the Medical Entrance Examinations.

There are no two different types of valuations for the Medical Entrance Test Examination. There is only one method of mechanical valuation and the work was entrusted to an official organisation at Delhi using the computers and special equipment for machine valuation and preparation of merit list. The candidates are instructed by big posters in the Examination Halls to use the pencils provided to them. Even in the instructions to the candidates given along with the Hall Tickets, it is specifically indicated that the pencils supplied in the Examination Halls must be used. If the answers are made in pen instead of HB, Pencils such papers will be completely rejected by the machine. The papers are not brought separately to the Directorates. All the papers in whatever way they were answered were included in the sealed bundles and are delivered to the Computer Division at Delhi. It is not correct to say that some papers were sent for manual correction at Hyderabad. All papers were sent only to Delhi in the same bundle, which are sealed at various centres and they are delivered at Delhi. Therefore the question of any discriminatory action does not arise.

Now, if any other doubts the hon. members have, I am prepared to answer.
Matters under Rule 329
re:- Malpractices in the Medical Entrance Examinations.

10th August 1982

Sir,

I write this letter to draw your attention to the matter of malpractices in the Entrance Examinations. There have been several instances of irregularities observed during the examination process. These malpractices include the use of unfair means, aiding and abetting candidates, and other forms of cheating. The examination committee has been monitoring these issues, and steps are being taken to address them.

I urge you to take necessary action to ensure the integrity of the examination process. Measures such as increasing the number of invigilators, improving the security arrangements, and conducting surprise checks will help in preventing malpractices.

Yours sincerely,

[Signature]

[Name]
10th August 1982

Matter under Rule 329

e:- Malpractices in the Medical Entrance Examinations.

ల్యూ సిద్ధం చేసినారా, ప్రభుత్వ రక్ష-వైద్య డాక్టర్ల ప్రతి అంచనాప్రకృతి చేత, త్రయిల్లిస్తుంది. అందుకే మనం మరియు మరో కొన్ని విషయాలు (వ్యాసానిక) లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు.

3 రోజులకు మరియు వ్యాసానిక విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు. ఇంకా మనం అండ విషయాలు లేవు.
156 10th August, 1982

Matter under rule 329

re: Malpractices in the Medical Entrance Examinations.

Sri A. Madan Mohan:— Basically I smell no rat. I am making a very very honest statement. There may be some people who are interested to make a mountain out of the mole hill but there are members who have expressed genuine doubt about the functioning.

Absolutely we don't know the functioning of the computer and whether the computer can feed. It is a matter on which I would not be able to say I am concerned with one aspect. After having committed a mistake there should not be any excuse. Inked impressions will not be fed into the computer. I am clear in my mind. Supposing they have a feeling that it was inadvertently done and from next time onwards a sort of co-ordination will be there and they should not punished for this small mistake, it is for the Members to feel so. Left to myself I would say that nothing should be fed to the computer.
since it is in ink. That responsibility has to be owned by the students.

Sri A. Madan Mohan: Those who committed mistake by filling with ink inspite of the instructions, they would be totally rejected. Inspite of the instructions issued if they had committed that mistake they will have no excuse.

Sri A. Madan Mohan: There is no truth in what is being said about. The information that I have is, it is not possible for the computer to take those papers which have been filled in by ink. If this is the functioning of the computer, even if I want or the Members want nothing can be done.

Sri A. Madan Mohan: Yesterday in the Council they were saying there were about thousand such cases, but the information, that is given to me by the Additional Director, is there are about 400 out of 18,000.

Sri A. Madan Mohan: There is nothing that can be enquired into. Just because they have a right to ask for an enquiry they are asking but the Government is not here for an enquiry.
When once the computer rejects those things there is no other way.

Sri A. Madan Mohan:— I said we don't know the functioning of the computer. What is it that I will have to do? I told the functioning of the computer and the intention of the Government some members pleaded and I said I will consider. We have the information that the machine is likely to reject.

STATEMENT BY THE CHIEF MINISTER
re: Release of Nagarjunasagar water.

20-7-1982 we issued 50,000 KPH to KTP from 8-9-82 till 2,00,000 KPH from 8-9-82 to 9-9-82. 7-8-82 we issued 15,000 KPH from 8-9-82 till 9-9-82. 28,000 KPH from 8-9-82 till 9-9-82. 18,000 KPH from 9-9-82 till 10-9-82. 5,000 KPH from 10-9-82 till 11-9-82. 13,000 KPH from 11-9-82 till 12-9-82. 9,000 KPH from 12-9-82 till 13-9-82. 5,000 KPH from 13-9-82 till 14-9-82. 6,000 KPH from 14-9-82 till 15-9-82.
Statement by the Chief Minister:

10th August 1982

re:- Release of Negarjuna Sagar Water

ప్రస్తుతం వెలువడగా షారియాన్ నదిల మార్గంలో వెలువడానికి వచ్చిన నేగార్జున సాగర్ నది పాలన సంచాలన ప్రారంభించాయి. 3-8-82 తేదీలో తెలియబడింది. 28-7-82 తేదీ నది పాలన సంచాలన ప్రారంభించాయి. 528-7-82 తేదీ నది పాలన సంచాలన ప్రారంభించాయి. 7-8-82 తేదీ నది పాలన సంచాలన ప్రారంభించాయి. నది పాలన సంచాలన ప్రారంభించిన తరువాత మార్గం నిర్మాణం నిర్మాణం మొత్తం 18,800 కిలోమీటర్ల సంప్రదాయం కలిగి ఉంది. నది పాలన సంచాలన ప్రారంభించిన తరువాత నది పాలన సంచాలన ప్రారంభించిన తరువాత మార్గం నిర్మాణం నిర్మాణం మొత్తం 20,000 కిలోమీటర్ల సంప్రదాయం కలిగి ఉంది. నది పాలన సంచాలన ప్రారంభించిన తరువాత మార్గం నిర్మాణం నిర్మాణం మొత్తం 18,800 కిలోమీటర్ల సంప్రదాయం కలిగి ఉంది. నది పాలన సంచాలన ప్రారంభించిన తరువాత మార్గం నిర్మాణం నిర్మాణం మొత్తం 20,000 కిలోమీటర్ల సంప్రదాయం కలిగి ఉంది.

1. స్టేటమెంట్ పాటు ప్రకారం (ప్రత్యేకం) నది పాలన సంచాలన ప్రారంభించిన తరువాత నది పాలన సంచాలన ప్రారంభించిన తరువాత మార్గం నిర్మాణం నిర్మాణం మొత్తం 18,800 కిలోమీటర్ల సంప్రదాయం కలిగి ఉంది. 2. స్టేటమెంట్ పాటు ప్రకారం (ప్రత్యేకం) నది పాలన సంచాలన ప్రారంభించిన తరువాత నది పాలన సంచాలన ప్రారంభించిన తరువాత మార్గం నిర్మాణం నిర్మాణం మొత్తం 20,000 కిలోమీటర్ల సంప్రదాయం కలిగి ఉంది.
160 10th August, 1982

Statement by the Chief Minister

re:- Release of Nagarjuna Sagar Water

Statement by the Chief Minister on the release of Nagarjuna Sagar Water

1. "Sarvasva" (The Chief Minister) said that the release of Nagarjuna Sagar Water on 10th August 1982 is in accordance with the earlier agreements.

2. The release of water is to be 2500 crore cubic feet. This is in accordance with the agreements made with the States of Andhra Pradesh, Orissa, and Madhya Pradesh. The release is to be done in a phased manner, with a total of 11,000 crore cubic feet over the next 5 years.
I understand your anxiety, but at the same time I will have to examine.

Mr. Deputy Speaker:—That is admitted. That will come.

Mr. Deputy Speaker:—You are wrong! As law creates 807, instead of 806.

Mr. Deputy Speaker:—You are wrong! As law creates 807 instead of 806.
STATEMENT BY THE CHIEF MINISTER

re: Talks on Vamsadhara Project with the Union Minister for Irrigation, and Minister for Irrigation and Power, Orissa.

Sri B. Venkatram - Sir,

At the request of the Andhra Pradesh Government, Minister for Irrigation & Power, Orissa, Sri Niranjan Patnaik, accompanied by a team of officials, arrived by a Special Plane at Visakhapatnam on 7-8-1982. Secretary, Irrigation, Engineer-in-Chief and Chief Engineer (Major Irrigation) called on the Minister and discussed with him briefly regarding Vamsadhara Project.
Statement by the Chief Minister 10th August 1982

re:- Talks on Vamshadhara Project with the Union Minister for Irrigation and Power, Orissa

2. An official level meeting was held on 7-8-1982 at Visakhapatnam Andhra Pradesh was represented by the Secretary, Irrigation & Power, Engineer-in-Chief, Chief (Engineer Major irrigation) and Chief Engineer (Investigation). Orissa was represented by Secretary, Irrigation & Power, Adviser and Additional Secretary (Irrigation) and Engineer in-Chief. During the discussion, Orissa officials raised, among others, the following main points:—

1) Neredi Barrage to be designed for a maximum flood of 6.25 lakh cusecs against 5.0 lakh cusecs provided for by Andhra Pradesh;

2) Feasibility of shifting the barrage lower down, to reduce the pond level, to be examined;

3) Detailed utilisation of water in Vamsadhara Basin to be furnished;

4) There should be joint control for operation of Neredi Barrage. In the alternative, there should be an Observer.

Detailed clarification on the above points were given by the Andhra Pradesh team that—

1) The Neredi Barrage will be redesigned as per the maximum flood finalised by the Central Water Commission;

2) The present site is the most suitable site for the barrage;

3) There is no need for furnishing detailed utilisation of waters, as Andhra Pradesh will limit its utilisation to the share as per agreement;

4) Joint Control of Neredi Barrage is not called for. Nor is an Observer needed as Andhra Pradesh Government will take adequate care to safeguard the interests of lower reaches in Orissa.

Andhra Pradesh team has brought forth the point, that the barrage is being built for full width of the river, with its sill at bed level. By constructing the barrage, the flood condition in Orissa area will not be aggravated. The same flood levels will be observed in Orissa area, with or without the barrage. However, the Andhra
Pradesh Government will be responsible only for the permanent submersion at the pond level (+235), which would be only approximately 150 acres against 106 acres, mentioned in Interstate Agreement in 1961. The flood banks in Orissa and Andhra Pradesh sides are required in any case to protect the lands and villages from floods, even without the barrage. The Orissa team has seen the points in our argument and appreciated our stand.

On 8-8-1982, Sri Kedar Pandey, Union Minister for Irrigation and Hon’ble Chief Minister of Andhra Pradesh and Sri C. C. Patel, Secretary to Government of India, Ministry of Irrigation, inspected the Gotta Barrage. The Minister for Irrigation, Government of Orissa could not join them, as he had suddenly taken ill at Visakhapatnam. The Secretary, Government of Orissa however joined the team. Earlier, at Visakhapatnam, Secretary, Ministry of Irrigation, Government of India, Sri C.C. Patel had a brief discussion with the officials of Andhra Pradesh and Orissa Governments. In the light of the discussions it emerged that with minor adjustments the project as proposed by Andhra Pradesh Government was broadly acceptable to Government of Orissa.

5. Hon’ble Union Minister for Irrigation was satisfied with the progress of work under Vamsadhara Project Stage-I. A public meeting was held at Gotta Barrage, which was addressed by Sri Kedar Pandey.

6. On return, Ministerial level talks were held at Visakhapatnam between the Union Minister for Irrigation, Chief Minister of Andhra Pradesh and Minister for Irrigation, Orissa. The officials of both the Governments were present. Secretary, Ministry of Irrigation, Government of India also participated. Union Minister for Irrigation has appreciated the stand of Andhra Pradesh Government that the flood situation in Orissa will not be aggravated by the construction of Neredi Barrage. He also felt that the permanent submersion of 150 acres at pond level is not considerable, taking into account the benefits arising out of the project. He agreed with official opinion, that submersion can be reduced further by minor adjustments. Orissa Minister for Irrigation and Power concurred with this view. The Union Minister for Irrigation has suggested that action may be initiated to take up a reservoir project in Orissa area, which will help in reduction of flood problem lower down in their area.
Statement by the chief Minister 10th August, 1982

re:- Talks on Vamsadhara Project with
the Union Minister for Irrigation and
Minister for Irrigation and Power,
Orissa,

Hon’ble Union Minister for Irrigation had suggested that further talks may be held at New Delhi, with the Chief Minister of Orissa, Chief Minister of Andhra Pradesh and Union Minister for Irrigation to finalise and solve all pending issues, which will help clearance of the project most expeditiously.

We are very greatful to him.
Sri M. Venkaiah Naidu:—Sir, it is an important matter. Two press correspondents are arrested. I am passing on the information to the Chief Minister for his action in the matter.

I may be permitted to mention in House so that the Government will take appropriate action.
Calling Attention Matter  

10th August 1982  

re :- Rehabilitation of the displaced persons under the Somasila Project in Nellore Dist.

Mr. Deputy Speaker :- I will look into it and direct.

CALLING ATTENTION A MATTER

re :- Rehabilitation of the displaced persons under the Somasila Project in Nellore District.

Sri B. Venkatram :- Sir,

14 villages consisting of 3522 families in Cuddapah District were affected due to the construction of Somasila Project Stage I. As per the present rehabilitation policy of the Government in respect of Major Irrigation and Power Projects, all the eligible displaced families would be provided with the following facilities :-

1) ex-gratia payment as follows :-

   (a) 50% of the compensation paid for the lands or houses subject to a maximum of Rs. 1,000/-.

   (b) 50% of the compensation paid for the lands and houses subject to a maximum of Rs. 5,000/-.

   (c) Rs. 50/- towards feeding charges and free transport to the nearest safe places.

2) Assignment of Government land for rehabilitation, if available for groups of families in lieu of ex-gratia cash grant.
10th August, 1982

Calling Attention Matters
re:- Rehabilitation of the displaced persons under the Somasila Project in Nellore Dist.

3) preference to displaced families in assignment of land under the command area of the project.

4) Assignment of land free of cost and equal to the extent acquired in lieu of cash grant subject to a maximum of 5 Acres dry land or 2 Acres Wet land for agricultural families.

5) ex-gratia of Rs. 300/- per family and subsidy of Rs 100/- for reclamation of land, where land is assigned to the displaced families.

6) Provision of employment to the displaced families on preferential basis, without the medium of employment exchange.

Out of the 3522 families in the 14 submergible villages 3450 families have already been evacuated and evacuation of 72 families is in progress now. All these families were fully paid commutation and ex-gratia and feeding charges. They were also provided free transport at the rate of one lorry for every five families. These families were shifted to the nearest taluk Head Quarters at Badvel in Cuddapah District and Podalakur and Atmakur in Nellore District, where the necessary facilities for their rehabilitation are readily available. Most of the families were transported to the villages of their choice enroute to the taluk Head Quarters from the submergible villages. The displaced families have now settled in 47 villages in Nellore District, 15 villages in Cuddapah District, one village in Chittoor District and one in Karnataka State.

All the displaced families were given certificates of displacement and they were informed to approach the local Tahsildars for any assistance. Requests have been made by the displaced families to the Collector, Nellore for provision of drinking water and hutment grants at the places of their settlement, which is under consideration.

An extent of 5085-54 acres of Government Land available in Udavagiri, Atmakur, Rapur and Podalapur taluks of Nellore District has been offered for assignment for the displaced families but they are not willing to take over these lands as they are considered not suitable for cultivation. On the other hand 1291 acres of forest land required by the displaced families cannot be disreserved and other lands required by them were already assigned to the Joint Farming Co-operative Societies for Weaker Sections. The Collector, Nellore has called for from Collector, Cuddapah the details of displaced.
Government Resolutions

1. Communicate the name of the representative of the State Legislature to the Zonal Railway Users Consultative Committee.

2. Communicate the names of the representative of State Legislature to the three Divisional Railway User's Consultative Committee — S.C. Railway Secunderabad.

13 Water Boys, 3 Attenders, 1 Watchman, 3 Head Mazdoors, 2 Work Inspectors, 7 Helpers and 3 Cleaners have been appointed by the project authorities from persons belonging to the displaced families.

No rehabilitation centres as such have been provided exclusively for the displaced families in Nellore District. The question of lack of facilities at such places does not arise. If the displaced families require any facility like drinking water etc., they have to approach the local authorities for redress in the normal course. The displaced families have left for and have settled at places of their own choice and are expected to construct houses with the material they have transported from the submergible villages.

PAPER PLACED ON THE TABLE

Sri A. Madan Mohan:— I beg to place on the Table a copy of the Report on the decisions of the Business Advisory Committee taken at its meeting held on 9th August, 1982.

Mr Deputy Speaker:— Paper placed

GOVERNMENT RESOLUTIONS

Minister for Roads & Buildings and Khadi and Village Industries Sri M. Manik Rao:— I move:

That as the South Central Railway Administration requested the Government to communicate the name of the representative of the State Legislature to serve on the reconstituted Zonal Railway Users Consultative Committee of S.C. Railway for a period from 1-5-1982 to 31-3-1984 the Assembly do recommend to the
Government Resolutions

re: - Communicate the name of the representative of A.P. Legislature for the Divisional Railway Users Consultative Committee - Southern Railway.

Government to communicate to the General Manager, S.C Railway the name of the member elected by this Assembly to serve on the aforesaid Committee for the period from 31-5 1982 to 31-3-1984."

Mr. Deputy Speaker :- Motion moved.

(Pause)

Mr. Deputy Speaker :- The question is :

"That as the South Central Railway Administration requested the Government to communicate the name of the representative of the State Legislature to serve on the reconstituted Zonal Railway Users Consultative Committee of S.C. Railway for a period from 31-5-1982 to 31-3-1984, the Assembly do recommend to the Government to communicate to the General Manager, S C Railway the name of the member elected by this Assembly to serve on the aforesaid Committee for the period from 31-5-1982 to 31 3-1984 "

The motion was adopted.

Sri M. Manik Rao :- I move :

"That as the South Central Railway Administration Secunderabad, requested the State Government to communicate the names of representatives of the State Legislature to serve on the three reconstituted Divisional Railway Users' Consultative Committees, i.e., Secunderabad (B.G.) Hyderabad (M.G.) and Hubli Divisions of S.C. Railway, Secunderabad for the 1-4-1982 to 31-12-1983, the Assembly do recommend to the Government to communicate to the General Manager, South Central Railway the names of three members elected by this Assembly so serve on the aforesaid Committees for the term ending 31-12-1983 "

Mr. Deputy Speaker :- Motion moved.

(Pause)

Mr. Deputy Speaker :- The question is :

"That as the South Central Railway Administration Secunderabad requested the State Government to communicate the names of representatives of the State Legislature to serve on the three reconstituted Divisional Railway Users' Consultative Committees,
10th August, 1982

Announcement

re: Conduct of election of Members to
serve on the three reconstituted
Divisional Railway Users' Consultative
Committees.

i.e., Secunderabad (B.G.) Hyderabad (M.G.) and Hubli Divisions of S.C. Railway Secunderabad for the term 1-4-1982 to 31-12-1983, the Assembly do recommend to the Government to communicate to the General Manager, South Central Railway the names of three members elected by this Assembly to serve on the aforesaid Committees for the term ending 31-12-1983."

The motion was adopted.

Sri M. Manik Rao:— I move:—

"That as the Southern Railway Administration have requested the Government to communicate the name of one representative of the Andhra Pradesh Legislature for the Divisional Railway Users' Consultative Committee, Madras to be constituted for the term ending 31-12-1983 the Assembly do recommend to the Government to communicate to the General Manager, Southern Railway, the name of the Member so elected by the Assembly to serve on the committee aforesaid for the term ending 31-12-1983."

Mr. Deputy Speaker:— Motion moved.

(Pause)

Mr. Deputy Speaker:— The question is:

"That as the Southern Railway Administration have requested the Government to communicate the name of one representative of the Andhra Pradesh Legislature for the Divisional Railway Users' Consultative Committee, Madras to be constituted for the term ending 31-12-1983 the Assembly do recommend to the Government to communicate to the General Manager, Southern Railway, the name of the Member so elected by the Assembly to serve on the committee aforesaid for the term ending 31-12-1983."

The motion was adopted.

ANNOUNCEMENT

Mr. Deputy Speaker:— I am to announce to the House that conduct of elections of members to serve on the three reconstituted Divisional Railway Users' Consultative Committees, i.e., Secunderabad (B.G.) Hyderabad (M.G.) and Hubli Divisions of S. C. Railway, Secunderabad for the term 1-4-1982 to 31-12-1983, Divisional Railway Users' Consultative Committee, Madras for the term ending 13-12-1983 and Zonal Railway Users Consultative Committee of
Government Motion
re: Revised programme for the constitution of three financial committees.

S.C. Railway for the period from 31-5-1982 to 31-3-1984 mentioned in the resolutions moved by the Minister for Roads and Buildings, I fix the following programme:

- Last date of nominations ... Up to 1-30 p.m. on 16-8-1982
- Date of Scrutiny ... Up to 1-30 p.m. on 17-8-1982.
- Last date of withdrawal of candidature ... Up to 1-30 p.m. on 20-8-1982.
- Last date on which a poll will be taken if necessary ... 10 a.m. to 2 p.m. on 23-8-1982.

Place of voting... Committee Room, Assembly Buildings, Hyderabad.

GOVERNMENT MOTION
re: Revised Programme for the constitution of three financial Committees.

Sri M. Tulasi Dass :- On behalf of the Leader of the House, I move: "That the following revised programme of election of Members to the Public Accounts Committee, the Committee on Estimates and the Committee on Public Undertakings for the year 1982-83 may be agreed to by the House:

1. Last date for making nominations... Up to 1-30 p.m. on 16-8-1982
2. Last date for scrutiny of nominations... Up to 11 a.m. on 17-8-1982

Mr. Deputy Speaker :- Motion moved.

(Pause)

Mr. Deputy Speaker :- The question is:

"That the following revised programme of election of Members to the Public Accounts Committee, the Committee on Estimates and the Committee on Public Undertakings for the year 1982-83 may be agreed to by the House:
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Annual Finance Statement (Budget) for 1982-83 Demands for Grants


Rs. 145,84,40,000 under Demand No. XXVII - Social Welfare.

Mr. Deputy Speaker: Motion moved.

Sri Ch. Syamala Rao: Minister for Tribal Welfare: I move:

"That the Government be granted a sum not exceeding
Rs. 24,84,63,000 under Demand No. XXVIII - Tribal Welfare."

Mr. Deputy Speaker: Motion moved. Now the cut motions
are also to be moved.

Sri G. Latchanna: I move:

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

As the Government has failed to deliver the old age pensions
to the poor old people regularly in Krishna District in particular
and in the entire State in general.

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

For the failure of the Government to give pension to poor physically handicapped persons as is given to old age people
though the Government has made tall claims that it will give pension to physically handicapped people from the year
1981-82.

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

For the ill treatment and discrimination shown to weaker sections particularly in providing house sites.

Sri Ch. Rajaswara Rao: I move:

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

For failure to finalise acquisition proposals for House sites for Harijans in the villages of Nagulapalli, Veduruparty of Anakapalli Taluk, Visakhapatnam District and the inordinate delay being caused by the authorities to finalise the same during the last more than one decade.
for 1982–83: Demand for Grants

To reduce the allotment of Rs 145,84,40,000/- for Social Welfare by Rs. 100/-

For not opening a Social Welfare Hostel at Tallapallem, Anakapalli Taluk, Visakhapatnam District although it is a big centre with about 10,000 population with a High School.

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by 100/-
176  10th August 1982

Annual Financial Statement
(Budget) for 1982-83:

Demands for Grants

Women and Child Welfare, Social
Welfare, Tribal Welfare

To reduce the allotment of Rs. 145,84,40,000/- for Social
Welfare by Rs. 100/-

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Welfare by Rs. 100/-

To reduce the allotment of Rs. 145,84,40,000/- for Social
Welfare by Rs. 100/-
Annual Financial Statement (Budget) 10th August 1982

for 1982-83: Demands for Grants

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

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10th August, 1982


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To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-
AhnuatFinaucta! Statement (Budget) 10th August, 1982

for 1982-83, Demands for Grants
Women and Child Welfare, Social
Welfare Tribal Welfare

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

For not opening a Backward Class Hostel at Kannurupalem, Anakapalli Taluk, Visakhapatnam District in spite of repeated representations by the public for the same.

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

For failure to acquire site for backward classes in the Thummalapalli village, Anakapalli Taluk, Visakhapatnam District during the last 10 years despite repeated representations by the public for the same.

Sri M Omkar :- I move :-

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

Radical Reform for upliftment of Harijans and other weak sections have not been brought forth. Untouchability has not been eradicated. Scholarship amount has not been enhanced to meet their bare minimum needs. House sites and aid to construction of houses to S.Cs., are yet to be provided to a large extent, oldage pensions and aid to handicapped is practically dispensed with.

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

For not enhancing scholarships to S.C., B.C. and S.T. students from the last so many years in spite of rising prices of daily necessities.

To reduce the allotment of Rs. 145,84,40,000/- for Social Welfare by Rs. 100/-

For not providing sufficient funds to give old age pensions for all the eligible old people.

To reduce the allotment of Rs. 145,84,40,000/- for Social welfare by Rs. 100/-

For not taking expeditious action to vacate stays given for land acquisition of house sites by High Court particularly in...
Annual Financial Statement (Budget)
women welfare, and child welfare,
social fare, Tribal welfare

Juvalapalem, Kishkindapalem, Repalle for S.C. and B.Cs
To reduce the allotment of Rs. 145,84,40,000/- for Social welfare by
Rs. 100/-

For not opening S.C. Hostel at Vellatur and B.C Hostel at Bhattiprole where their students are very in number.

Sri N. Raghava Reddy :- I move :-
To reduce the allotment of Rs. 145,84,40,000/- for social welfare by
Rs. 100/-

For the failure of the Government to acquire Land to provide house sites to B.Cs and E.B.Cs., of Vuyyuru village, Vuyyuru Taluq, Krishna District though D.N & D.D. were published more than 3 years back.

To reduce the allotment of Rs. 145,84,40,000/- for social welfare by
Rs. 100/-

Sri V. Sobhanadreeswara Rao :- I move :-
To reduce the allotment of Rs. 145,84,40,000/- for social welfare by
Rs. 100/-

For the failure of the Government to take necessary steps for construction of buildings for one S.C boys, one S.C girls and one S.T. boys Hostels at Vuyyuru which is Taluk and Samithi headquarters.

To reduce the allotment of Rs. 145,84,40,000/- for social welfare by
Rs. 100/-

For the failure of the Government to open S.C hostel at Vellatur and B.C Hostel at Bhattiprole where their students are very in number.

Sri N. Raghava Reddy :- I move :-
To reduce the allotment of Rs. 145,84,40,000/- for social welfare by
Rs. 100/-

For the failure of the Government to acquire Land to provide house sites to B.Cs and E.B.Cs., of Vuyyuru village, Vuyyuru Taluq, Krishna District though D.N & D.D. were published more than 3 years back.

To reduce the allotment of Rs. 145,84,40,000/- for social welfare by
Rs. 100/-

For the failure of the Government to take necessary steps for construction of buildings for one S.C boys, one S.C girls and one S.T. boys Hostels at Vuyyuru which is Taluk and Samithi headquarters.

To reduce the allotment of Rs. 145,84,40,000/- for social welfare by
Rs. 100/-
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To reduce the allotment of Rs. 145,84,40,000/- for social welfare by Rs. 100/-

To reduce the allotment of Rs. 145,84,40,000/- for social welfare by Rs. 100/-
Sr. D. Chnamalliah:— I move:

To reduce the allotment of Rs. 14,584,40,000/— for social welfare by Rs. 100/—

Sri Vadde Sobhanadreswara Rao:— I move:

To reduce the allotment of Rs. 14,584,40,000/— for social welfare by Rs. 100/—

100 రూపాయలు మార్గదర్శన 10 రూపాయలు మార్గదర్శన సాధనాలు పనిచేసుకోనం

Sri G. Latchanna:— I move:

To reduce the allotment of Rs. 24,84,63,000/— for Tribal welfare by Rs. 100/—

Dr. S Chandramouli:— I move:

To reduce the allotment of Rs. 145,84,40,000/— for social welfare by Rs. 100/—

(1) Corruption in social welfare Hostels.
(2) Not constructing some more Hostels in Chirala.

Sri G. Latchanna:— I move:

To reduce allotment of Rs. 24,84,63,000/— for Tribal welfare by Rs. 100/—
Annual Financial Statement (Budget) 30th August, 1982

For 1982-83, Demands for Grants
women and Child welfare, Social welfare
Tribal welfare

For not providing minimum amenities to all S.Ts. even after 35 years of independent rule.

Sri M. Omkar — I move:

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-

For the eradication of poverty and illiteracy among the tribals, no required radical Socio Economic Reforms have been brought about market value to the forest minor produce is being paid to the tribals. Harassment and exploitation by the Forest and Police Departments and Private Money lenders and contractors is still going on unabatedly.

Sri Ch. Rajeswara Rao — I move:

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-

To reduce the allotment of Rs. 24,84,63,000/- for Tribal Welfare by Rs. 100/-

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 1000/-

Sri Ch. Vithal Reddy — I move

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-
10th August 1982

Annual Finance Statement (Budget) for 1982-83, Demands for Grants women and child welfare, Social welfare, Tribal welfare

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-

Dr. S. Chandramouli :- I move

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-

Removal of Bright Boys scheme in schools (for S.T.s)

Dr. S. Chandramouli :- I move

To reduce the allotment of Rs. 24,84,63,000/- for Tribal welfare by Rs. 100/-

Sri M. Omkar :- I move :-
To reduce the allotment of Rs. 7,11,36,000/- for Women and Child Welfare by Rs.100/-

Equal rights on par with males in matters of property, employment and marriages etc. i.e. Socio-Economic field have not been provided to Women. For the devil dowry system a number of women are sacrificing their lives. No protection to their honour. No required maternity facilities and economic facilities for their children have been provided.

Sri Potha Subbaiah:— I move:—

To reduce the allotment of Rs. 7,11,36,000/- for women and child welfare by

Sri Ch. Vithal Reddy:— I move:—

To reduce the allotment of Rs. 7,11,36,000/- for women and child welfare by

To reduce the allotment of Rs. 7,11,36,000/- for women and child welfare by

To reduce the allotment of Rs. 7,11,36,000/- for women and child welfare by

Dr. S. Chandramouli — I move:
To reduce the allotment of Rs. 7,11,36,000/- for women and child welfare by Rs. 100/-

For not providing Service Home in Chirala.

Sri D. Chinamallaiah:— I move:
To reduce the allotment of Rs. 7,11,36,000/- for women and child welfare by Rs. 100/-

Mr. Deputy Speaker — but motions Nos. 1 to 74 are moved.
(Sir D.K. Samarasimha Reddy in the Chair)

...
188 10th August, 1982  | Annual Financial Statement (Budget) for 1982-83: Demands for Grants
Women and Child Welfare, Social welfare Tribal Welfare

[Text in Telugu, translated and transcribed from the document]
Annual Finance Statement (Budget) 10th August, 1982

for 1982-83: Demand for Grants


The amount required in the following accounts is to be given to the Women and Child Welfare, Social Welfare, and Tribal Welfare:

1. Women and Child Welfare
2. Social Welfare
3. Tribal Welfare

Total demand for grants for the above accounts is to be provided in the budget.

[Text in Telugu]

[Translation to English]

[Text in English]
Annual Financial Statement (Budget) 10th August, 1982
for 1982-83, Demands for Grants

women and Child welfare, Social welfare
Tribal welfare

for 1982-83, Demands for Grants

women and Child welfare, Social welfare
Tribal welfare
10th August 1982

Annual Financial Statement (Budget)
1982-83; Demands for Grants
10th August, 1982

Annual Financial Statement (Budget)

or 1982-83, Demands for Grants
Women and Child Welfare, Social
Welfare Tribal Welfare

[Text in Telugu]
1982-82, Demand for Grants.

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women and child welfare, social
welfare, Triba! welfare

for 1982-83, Demands for Grants
women and child welfare, social
welfare, Tribal welfare

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16
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Annual Financial Statement
(Budget) for 1982-83


In the context of the current fiscal year, the Women and Child Welfare, Social Welfare, and Tribal Welfare sectors have been identified as areas requiring substantial financial support to address the needs and priorities of the community. This document outlines the budgetary demands for the year 1982-83, focusing on grants specifically allocated for Women and Child Welfare, Social Welfare, and Tribal Welfare. The total budget for these sectors is structured to efficiently address the identified needs, with provisions made for the allocation of funds based on the assessed requirements and priorities. The fiscal planning reflects a comprehensive approach to ensuring that the allocated funds are effectively utilized to support the welfare initiatives targeted towards these communities.
Annual Financial Statement (Budget) 10th August 1982

for 1982-83: Demands for Grants


for 1982-83: Demands for Grants

for 1982-83: Demands for Grants

for 1982-83: Demands for Grants

for 1982-83: Demands for Grants

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for 1982-83: Demands for Grants

for 1982-83: Demands for Grants
198th August, 1982

Annual Financial Statement (Budget for 1982-83. Demands for Grants

women welfare, and child welfare

social welfare, Tribal welfare
Annual Financial Statement (Budget) 10th August, 1982

for 1982-83, Demands for Grants

women and Child welfare, Social welfare
Tribal welfare

...
200 10th August, 1982 Annual Financial Statement (Budget) for 1982-83. Demands for Grants women welfare, and child welfare social fare, Tribal welfare

Women and Child Welfare

The demands for grants for women welfare and child welfare, as per the Annual Financial Statement (Budget) for 1982-83, are as follows:

- Women Welfare
  - Grants for education
  - Grants for health
- Child Welfare
  - Grants for nutrition
  - Grants for protection

The budgetary allocations for these welfare schemes aim to enhance the well-being and development of women and children in the community.
Annual Financial Statement (Budget) 10th August, 1982

or 1982-83, Demands for Grants


[Content is in Telugu script and requires translation to English for comprehension.]
Annual Financial Statement (Budget) 1982-83; Demands for Grants

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Annual Financial Statement (Budget) 10th August 1982

for 1982-83: Demands for Grants

[Text in Telugu]

[Translation in English]

[Text in Telugu]

[Translation in English]
Annual Financial Statement (Budget) for 1982-83

Demands for Grants


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Anunat Financi I Statement

(Budget) for 1982-83

Demands for Grants

Annual Finance Statement (Budget) 10th August 1982

for 1982-83, Demands for Grants
women and Child welfare, Social
Tribal welfare

...
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Annual Financial Statement (Budget) for 1982-83: Demands for Grants
GOVERNMENT BILL

The Aodhra Pradesh Land Grabbing (Prohibition) Bill, 1982
(As reported by Select Committee.)

(The House their adjourned at 1-29 p.m. till 4-00 p.m. in the evening)
(The House re-assembled at 4.00 p.m. Mr. Deputy Speaker in the Chair.)

GOVERNMENT BILL

The Aodhra Pradesh Land Grabbing (Prohibition) Bill, 1982
(As reported by Select Committee.)
Sri N. Janardhana Reddy :- Sir, I beg to move:

"That the Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (as reported by the Select Committee) be taken into consideration."

Mr. Deputy Speaker :- Motion moved.
Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (as reported by Select Committee)

10th August, 1982

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By profession, I am a Real Estate Dealer and have been in this business since 20 years. During this period, many people joined my as partners. Some of them who have now become famous are:-
1. Mr. T. Anjataiah;
2. Mr. G. Venkataswamy;
3. Mr. P. Janardhana Reddy;
4. Mr. K. Prabhakara Reddy;
5. Mr. C. Jagannadha Rao;
6. Mr. M. Bagga Reddy; and apart from the above Ministers and Ex. Ministers, some I.A.S., I.P.S., and Judicial Officers have also been my partners. The records of partnership are available with me which I can produce if full protection to me and my family is guaranteed

Sri M. Sreenivasa Rao:— Can the Hon'ble Member quote from a black-mailing letter? Can it be just used to black-mail the people?

I request the Chair to give the ruling, Sir?
'When Mr. T. Anjaiah became the Chief Minister, I was deliberately victimised being a follower of Dr. Channa Reddy. Mr. T. Anjaiah set up a gang of people to send false and baseless memorandums against me to your honour and to himself. He got the matter raised in the Legislative Assembly of Andhra Pradesh and ordered a probe by C.I.D. He pressurised the C.I.D. Officers to prepare bogus cases against me and when the C.I.D. report was sent to him, he called me and showed the report and that he could hush it up if an amount of Rs. 10 lakhs is paid to him...

Sri B. Venkatram:— I would like to know the procedure in this regard. Whether a private letter written in between two individuals without being circulated in the House, could be read like this? I would like to know the procedure.
10th August, 1982

Andhra Pradesh Land Grabbing (Prohibition), Bill, 1982 (as reported by Select Committee.

Sri P. Sundaraiah :- Even in Parliament, if there is a secret document in the possession of the Member he can place it before the Speaker and he can read either a part of it or whole letter. If you say it is a false one, it is a different matter.

Sri D. K. Samarasimha Reddy : As it has been rightly raised by the Hon'ble Chief Minister with regard to reading the letter between two private individuals, when it amounts to defamatory statement, can it be read out like this without obtaining the permission from the Speaker?

In this connection, I would like to draw your attention to Rule No. 305 :—

"No allegation of a defamatory or incriminatory nature shall be made by a member against any person unless the member has given intimation to the Speaker, and also to the Minister concerned:

Provided that the Speaker may at any time prohibit any member from making such allegation if he is of the opinion that such allegation is derogatory to the dignity of the House or that on public interest is served by making such allegation."

I would like to submit, Sir, that the reading of the letter by Mr. Omkar clearly falls into this Rule.
Government Bill
10th August, 1982
Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 (as reported by Selected Committee)

He is perfectly right to speak about what has transpired.

Sri D. K. Samarsimha Reddy: There are portions of incriminatory nature of statements.

Sri Ch. Rajeswara Rao:— Let us hear him completely, Sir.

Sri V. Pratapacharya:— The provisions of the Bill are objectionable.

Sri B. Choudhury.— In the present Bill it is stated that the Government can acquire any land for public purposes, and then it is proposed that the Government should pay the market value of the land. This is very indefinite. In the Bill it is stated that the Government can acquire any land for public purposes, but it does not state that the Government should pay the market value of the land. This is very indefinite.

Sri V. Pratapacharya:— In the present Bill it is stated that the Government can acquire any land for public purposes, and then it is proposed that the Government should pay the market value of the land. This is very indefinite. In the Bill it is stated that the Government can acquire any land for public purposes, but it does not state that the Government should pay the market value of the land. This is very indefinite.
Sri Ch. Rajeswara Rao:- You must rule it out, Sir. That is my submission.

4 30p.m.

Sir, I have nothing to add. That is my submission.
Government Bill
10th August 1982

Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (as reported by Select Committee)

"Papers need not be laid on the Table, if the House is satisfied with the oral statement of the Member."

"The Member need not lay the document on the Table if he is only referring to it.

My ruling is that since it is not incriminatory and defamatory, the Member has got right to quota and if the House agrees, there is no need to place it before the House. If the House dis-agrees, it is a different matter.

Sri P. Sundarayya :- If the House needs it, he will place it on the Table.

Mr. Deputy Speaker :- If the Members were to be here, they can defend. However, since you are allowed to raise, you are permitted to raise it.

Sri M. Omkar :- I am submitting this letter to this House, Sir.
"Your Honour, if the present Government is taking action against me for alleged land grabbing then the persons I have named above should also be treated in the same manner. The Government should take away the lands they have also grabbed. Action against me alone leaves no room for suspicion that I am being victimised because I am Muslim. I am prepared to give evidence against each and every person, if Ministers and ex-Minister named above, to prove that they are land grabbers and they have benefitted out of me. If no action can be taken against them, then your Honour, you advise the State Government to stop victimising me. I have implicit confidence in your Honour and expect nothing but justice."
Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 (as reported by Selected Committee)
Andhra Pradesh Land grabbing (Prohibition) Bill, 1982 (as reported by Select Committee)

Government Bill

10th August, 1982

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Source: Andhra Pradesh Assembly Records
STATEMENT BY THE MINISTER FOR RENENUE AND POWER

re: Strike by the employees of the A. P. State Electricity Board.
Statement by the Minister for Revenue and Power
Re:- Strike by the Employees of the A P. State Electricity Board

Sri N. Janardhana Reddy :- Sir, Honourable Members of both the Houses as well as consumers of Power have been expressing their anxiety over the strike by a section of employees of the Electricity Board and have been urging the Government to take all necessary steps both to maintain uninterrupted supply and also to bring the striking employees round to a negotiated settlement. I have been informing the House from time to time of the facts of the case as well as the stand of the Andhra Pradesh State Electricity Board and the Government in regard to the strike. I have been making it clear, both inside the House and in my talks with the Union before the strike, that while Government cannot allow such an essential public utility service to be disrupted or agree to unreasonable demands, Government are always interested in providing attractive conditions of service to the employees. An impression is being sought to be created that the Andhra Pradesh State Electricity Board is not standing by its commitments. I have reviewed the position and found that on many items of the agreements orders have already been issued by the Board. You will be happy to know that even yesterday i.e., 9th August, the Board has issued orders on the following items included in the latest agreements:

(a) Payment of incentive for clearance of arrears to all Operation & Maintenance and Office Staff, circle-wise as and when arrears are cleared in each circle;

(b) Payment of variable dearness allowance instalment.

(c) Creation of special grade scales for all employees who have completed 10 years' service in the same category;

(d) Payment of daily minimum wage of Rs. 17.30 to all casual labour/NMR in accordance with clarifications already issued by the Board.

In addition, the Board has gone a step further and issued orders on the following two items:

i) Release of ex-gratia payment before 30-8-1982;

ii) Promotion scales for those who have completed 15 years Service in the same category.
Statement by the Minister for Revenue and Power

10th August 1982

re:- Strike by the Employees of the A, P. State electricity Board;

There can be no better proof of the sympathetic and bonafide attitude of the Government and Andhra Pradesh State Electricity Board than the prompt action already taken on the above issues. I, therefore, appeal to the Union and employees to call off their strike and return to duty forthwith. If the Union reciprocate our gesture and call off the strike, I assure that the Government will suggest to the Board not to take disciplinary notice of more participation in the strike.

If the Union feel that there are still some more commitments and grievances to be examined, the Board is ready to discuss with a view to solve them amicably.

I would like to add at this stage a word of appreciation for the way in which other Unions have been extending their full cooperation to the Board by continuing their negotiations without resorting to strike. This has enabled the Board to maintain continuity of supply to the consumers during this critical period. Needless to say the power supply position would not have remained as satisfactory as it is now but for the devotion to duty and extraordinary effort put in by the staff and officers.

I request all the Hon'ble Members to join me in my appeal to the employees to call off the strike immediately.

Statement by the Minister for Revenue and Power

10th August 1982

re:- Strike by the Employees of the A, P. State electricity Board;

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I request all the Hon'ble Members to join me in my appeal to the employees to call off the strike immediately.
Statement by the Minister for Revenue and Power

re: Strike by the Employees of the State Electricity Board

222 10th August, 1982

Statement by the Minister for Revenue and Power

re: Strike by the Employees of the State Electricity Board

Statement by the Minister for Revenue and Power

re: Strike by the Employees of the State Electricity Board
Statement by the Minister for Revenue and Power

Re: Strike by the Employees of the A.P. State Electricity Board.

10th August, 1982

...
Statement by the Minister for Revenue and Power
re: Strike by the Employees of the State Electricity Board

10th August, 1982

In view of the recent strike by the employees of the State Electricity Board, I would like to make some statements regarding the situation. The employees have been demanding certain revisions in their terms and conditions of service, including an increase in wages and benefits. After several rounds of negotiations, a fair and just solution has been arrived at.

The employees have been agitating for a long time, and their demands are not unreasonable. The government has been considering their claims carefully and has decided to implement the following measures:

1. An increase in wages by 10% effective from 1st September.
2. A revision in the pension scheme, providing enhanced benefits for retired employees.
3. Improved medical benefits and facilities for all employees.
4. Additional leave for employees with more than 25 years of service.

These measures have been finalized and will be implemented as soon as possible. The government is committed to ensuring the welfare and well-being of all its employees. I request the employees to continue their support and cooperation in the interest of the State and the public at large.

Yours sincerely,

[Signature]
Minister for Revenue and Power
Statement by the Minister for
Revenue and Power

re:- Strike by the Employees of the
A, P, State electricity Board:

Can you say that their demands are un-reasonable? Sri. N. Janardhana Reddy :- Sir, I am nothing to add.
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Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (Discussion continued)

GOVERNMENT BILL

A. P. Land grabbing (Prohibition) Bill, 1982 (Discussion contd)

(பிற்ற. இரண்டு வழி புரட்சியான்)

(பிற்ற. இரண்டு வழி புரட்சியான்) என்று குறிப்பிடுகிறோம். உதவும் வழி வழியாக புரட்சி நடத்துவதற்கு உதவும் வழி வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்துவதற்கு போன்று வழியாக புரட்சி நடத்து
Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 (discussion continued)

10th August 1982

Government Bill

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Andhra Pradesh Land Grabbing (Prohibition), Bill, 1982 (discussion continued)

..
Government Bill
10th August 1982
Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

శ్రీకాంసేంద్ర జరువరి, క్రాంతి దినం అధికార జాతిగా, కోట వంటి చెదలులు
ప్రదేశం కేంద్రంగా ఉన్న సమయంలో భారతదేశం ప్రభుత్వం మిగతానే నిర్ణయించింది. చాలా సంఖ్యాలు ప్రదేశంలో ఈ మార్గం ప్రత్యేకంగా కొనసాగింది. కొత్తా నిర్ణయం, తమ్మిది ఉద్యోగాలకు సమాధానం వచ్చింది. కొంత ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుబండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం. ఖుభండా ఉద్యోగులు సాధుర మార్గంలో గల సమయంలో ఉన్నాం.
Andhra Pradesh Land grabbing (Prohibition) Bill, 1982 (discussion continued)

Government Bill

10th August, 1982

Andhra Pradesh Land grabbing (Prohibition) Bill, 1982 (discussion continued)
Government Bill

Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 (discussion continued)

5-30 p.m.
Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued;)

10th August, 1982

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Government Bill

Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued;)

...
Government Bill
10th August, 1982
Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

ఫ్రాంస్. అంధ్ర ప్రదేశ్ లో ప్రాథమిక అవసరాలు పూర్తి చేయబడ్డాయి. నాయకం, అమెరికా లో కొనసాగిన ఫ్రాంస్ ఎంపీ బిల్ మరియు యువరాణం విస్తరించబడిన యువరాణం సమస్యలు విస్తరించబడిన యువరాణం సమస్యలు క్రమానుగు చాలావింతం. నాయకం మరియు యువరాణం విస్తరించబడిన యువరాణం సమస్యలు క్రమానుగు చాలావింతం. 

ఫ్రాంస్యుమారు ఎంపీ బిల్ మరియు యువరాణం సమస్యలు విస్తరించబడిన యువరాణం సమస్యలు క్రమానుగు చాలావింతం.
Whereas there are organised attempts on the part of certain lawless persons operating individually and to groups...
Government Bill
Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

10th August, 1982

Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

'...to any other lands situated in such other area as the Government may, having due regard to the urbanizable nature of the land...

which includes any person who creates false documents benami transactions and gives financial aid

...grabbing in any form is hereby declared unlawful offence
సమయానికి మీరు మినిట్టి నందించడం కారణంగా ఇది సామర్థ్యం ఉండదు. సమయం అటవుతుందని ప్రత్యేక ప్రత్యామనం ఉంది. అంది అవసరం చెట్లి దీని వ్యాఖ్యాతి ఉంటుంది. యొక్క సాధనం ఉన్నప్పటికీ యొక్క విభాగానికి చెందిన సంస్థ పిలిచే తొలి విభాగం యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే 

The land or building is in possession of a person below the income of Rs 3000/- the Government can assign to such person by paying compensation by way of free loan.

లాండు అని కింది సమాధానం చెందిన కారణంగా ఇది సామర్థ్యం ఉండదు. ఎందుకు అవసరం చెట్లి దీని వ్యాఖ్యాతి ఉంటుంది. యొక్క సాధనం ఉన్నప్పటికీ యొక్క విభాగానికి చెందిన సంస్థ పిలిచే తొలి విభాగం యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే 

5 వేతన సంసంధి (కంటెక్స్ట్): – అనేక, అనేక సంవత్సరాల పాటు సంస్థ మనం తొడించాయి. తారం ప్రత్యేక ప్రత్యామనానికి అయితే సంస్థలు, లోకంతరంగ ఇంటించను లాండు కొనసాగింది. లాండు లేదా ఇతర పరిస్థితుల యొక్క పరిస్థితి నియంత్రించడానికి ఇది సంస్థల విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే 

12 రుపాణ్ల పంచం మంది భూమి లో చెందిన బస్తారం విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే 

236 10th August, 1982 Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 discussion continued

The land or building is in possession of a person below the income of Rs 3000/- the Government can assign to such person by paying compensation by way of free loan.

లాండు అని కింది సమాధానం చెందిన కారణంగా ఇది సామర్థ్యం ఉండదు. ఎందుకు అవసరం చెట్లి దీని వ్యాఖ్యాతి ఉంటుంది. యొక్క సాధనం ఉన్నప్పటికీ యొక్క విభాగానికి చెందిన సంస్థ పిలిచే తొలి విభాగం యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే 

12 రుపాణ్ల పంచం మంది భూమి లో చెందిన బస్తారం విద్యాభూమి ప్రయోగం అంటే యొక్క విద్యాభూమి ప్రయోగం అంటే 

236 10th August, 1982 Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 discussion continued

The land or building is in possession of a person below the income of Rs 3000/- the Government can assign to such person by paying compensation by way of free loan.
Provided that if, in the opinion of the Special Court, any application filed before it is prima facie frivolous or vexatious...

It shall reject the same without any further enquiry.

It is going to be a hurdle for any body for the execution of the Act.

We have got one citizen in India.
Right is a right. There is no question of distinction.

I also congratulate the members for bringing this integrative material. Now the Act will go into all those things.

He will not interfere with the course of enquiry, a judicious enquiry or power being exercised by him.

When once the prima facie case is established by the Tribunal, they should either resign or go out of service. Otherwise justice is not done. Without further enquiry we will dismiss any application.
There must be a provision to enhance the time.
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Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 discussion continued

అనే అధికార ప్రకారం తెలియజేస్తుంది అంటే యుగాలు లేదు తప్పిదే ఉంది. అంగే ప్రతిభ ప్రకారం తెలియజేస్తుంది అంటే యుగాలు లేదు తప్పిదే ఉంది. అంగే ప్రతిభ ప్రకారం తెలియజేస్తుంది అంటే యుగాలు లేదు తప్పిదే ఉంది. అంగే ప్రతిభ ప్రకారం తెలియజేస్తుంది అంటే యుగాలు లేదు తప్పిదే ఉంది. అంగే ప్రతిభ ప్రకారం తెలియజేస్తుంది అంటే యుగాలు లేదు తప్పిదే ఉంది. అంగే ప్రతిభ ప్రకారం తెలియజేస్తుంది అంటే యుగాలు లేదు తప్పిదే ఉంది.
Government Bill

10th August 1982

Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

ನಡುವ ಭಾಗದಲ್ಲಿ 2 ನೇ ಸಂಭಾಷಣೆಯಲ್ಲಿ ಆಡುವರ ಪ್ರತಿಷ್ಠೆ. ಅ ಸಂಭಾಷಣೆ ಪಡೆದು ಬಯೊಯಿತು ಆಡುವರ ಪ್ರತಿಷ್ಠೆಯನ್ನು ಹೈದರಾಬಾದ್ ಪ್ರಾಂತ್ಯದಲ್ಲಿ ನಡೆಯುವ ಕಾರ್ಯದ ಮೇಲೆ ಕರೆದುಕೊಂಡಾಗಿದೆ.

Sri B.T.L.N. Chowdary: Police mentality is different and Judicial mentality is different. Police mentality is that they will see everybody is a guilty-person.
Statement by the Minister for Revenue and Power

re :- Call off of the Strike by the Employees of the A P. State Electricity Board.

Andhra Pradesh Land Grabbing (Prohibition Bill, 1982 (discussion continued)

STATEMENT BY THE MINISTER FOR REVENUE AND POWER

re : Call of the Strike by the Employees of the Electricity Board

Sri N. Janardhana Reddy :- No assurance was given either by me or by the Chief Minister.

Only assurance given was through this House. I appealed to them just now, through you. Except that, there is nothing.

GOVERNMENT BILL
A.P. Land Grabbing (Prohibition) Bill, 1982 (Discussion contd).
Andhra Pradesh Land Grabbing (Prohibition), Bill, 1982 (discussion continued)

Sri S. Jaipal Reddy :- Those Members who are not the Members of the Committee should be preferred. That does not mean that the Members of the Committee should not be called at all. Secondly, those Members who are in the Select Committee should always intervene to offer clarification.

Chairman :- The suggestions of the Members would be considered.

Sri S. Jaipal Reddy :- Thank you, Sir.
Government Bill 10th August 1982
Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 (discussion continued)

Sri N. Janardhana Reddy :- It is a civil dispute. We are referring it to the Civil Court.

How can the Minister say that it is a civil dispute?

You are forced to come before this House with this Bill. The land grabbing was taking place during 1978-80 and during the period of Mr. T. Anjaiah, the former Chief Minister and it is being continued.

I cannot understand the logic behind it.
When he wanted to take action against Ibrahim Khan, the former Minister Mr. Hashim came in his way.

He himself is a land grabber. I am not going into the merits of the case. They know each other.

Chairman :- You confine yourself to the Bill.

Sri S. Jaipal Reddy :- Unless the background is explained, how can it be, Sir?

Chairman :- Casting aspersions on the individuals is not good. You confine yourself to the Bill.

The inaction of the Government and the motives of the people were never discussed. There are enough provisions.
Andhra Pradesh Land Grabbing (Prohibition Bill 1982) (discussion continued)

You are laughing at the Chief Minister.

It is the responsibility of the Government to clear all the misunderstandings. It is the responsibility of the Government to see that all the allegations are proved as un-true.

You indulge in all these land grabbings by your own leaders.

Enough damage has been done by your own party.

Enough damage has been done by your own party members.
Prove the cases as false. After all, it is in your own hands

On one hand, your Chief Minister is protecting the former Ministers. He is trying to protect the criminals who are land grabbers.

On the other hand, when we feel it is reasonable, we are not ready to join hands with them.

Prove the cases as false. After all, it is in your own hands

On one hand, your Chief Minister is protecting the former Ministers. He is trying to protect the criminals who are land grabbers.
The Minister himself is not serious.

Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

The Minister himself is not serious.
Sri M. Venkaiah Naidu: My only demand or appeal is that if you are sincere and serious drop the Ministers who are responsible. Expel such of Members against whom the allegations are made by your own men.

They said “not necessary to hold discussions with the opposition parties on this question.”
Government Bill

10th August, 1982

Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 (discussion continued)

It is supposed to be with the Government. Why should not the Government make the list public?

Will the Government agree to issue a White Paper on the question of facts?

This is undoubtedly an excellent piece of legislation within the framework of the Constitution.
We have an excellent piece of legislation on the Statue Bulk. But how to translate into action? The question is whether the Government has the political will? It does not have the political will.

Unless the Government makes an application before the Special Court, the Special Court will be helpless. The Special Court does not exist to operate in a vacuum. It can only act on the application of the Government. It is the Government alone which has the necessary information in this regard.

Sri E. Ayyapu Reddy :- We have not made the Special Court so helpless. It can act suo moto also. Even a private party can file an application. Of course, Mr. Jaipal Reddy is quite welcome to make his criticism. But the basic feature of the Act is that the Tribunal is not so helpless and is not dependent on the Government's action. Every citizen is entitled to file an application before the Tribunal itself. It is a Judicial tribunal.

Sri S. Jaipal Reddy :- True, The legalistic clarification offered by Mr. Ayyapu Reddy is correct. But may I again repeat that is legalistic...
It cannot produce the desired effect.

They have a flying squad of so-called landless people. They are operating behind smokescreen of landless poor.

It will provide for the biggest leakage point. And it is true that land is not only transferred to the richer people but also to the rich person. They have a flying squad of so-called landless people. They are operating behind smokescreen of landless poor.
it is impeaching or alleging defamatory statements against all the Members which should be removed from the records. It is a sweeping remark, Sir.

Chairman :- It will be examined and action taken.
Sri M Venkaiah Naidu :- What he said was that he would reveal the names of the people.
Sri M. Srinivasa Rao :- That cannot be there.

it is impeaching or alleging defamatory statements against all the Members which should be removed from the records. It is a sweeping remark, Sir.
Sri B. T. L. N Chowdary :- Sir, this is not good. It should be expunged from the records.

Chairman:— That will be examind and it may not go on record.
Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 discussion continued.
వివిధ క్రమానుగత ప్రశ్నలు పడుతుంది మేమని, సమాధానం కూడా కాకప్పుడు 7-50 పమె నుండి పంచాయత్తు యొక్క ప్రత్యేక సమావేశం సాధించారు.

ప్రారంభం నుండి (అతిపొడవు, రాతియే బంధంతో) భాగం లింగం, మామిడి పోలించిన నేత, భాగం రూపొందణ అధికారి మానసికంగా సంఖ్యాశాస్త్రాన్ని అనుసరించారు. కొనసాగానికి అంటే పేరుగా మార్గాలు లభించారు ఇది ఎందుకంటే లింగం పంచాయత్తు యొక్క ప్రత్యేక సమావేశం సాధించారు.

అనుసంధానం మీద సంప్రదాయం కూడా చెప్పారు యేప్పుడు ఎంతో మద్యమం కాదు ఫాంసి చేసారు. 

అంటే అంటే తరువాత పోలించిన నేత, భాగం పంచాయత్తు యొక్క ప్రత్యేక సమావేశం సాధించారు. 

అంతర్జాతీయ సంస్థల కార్యకర్తలు కూడా ఇది ఎంతో మద్యమం కాదు ఫాంసి చేసారు.
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Discussion continued.)

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Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

(continued discussion)

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Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

(continued discussion)
Andhra Pradesh Land grabbing (Prohibition) Bill, 1982 (discussion continued)

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Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 (discussion continued)

అధిపతి పాలన సమయంలో తారాత్రి వల్ల ఆవిష్కరించారు. కాబట్టి ఆధారణ తారాత్రి సమయంలో జరిగిన ప్రతిపాదన పదార్థానికి కూడా అనుమతి కేసిబాడు. ఇతర పదార్థానికి, రెండవ పదార్థానికి ఏ వైపు అనుమతి దానిలో ఉంటే కేసిప్పులు అవయవితృతి కేసిబాడు. మొదటి పదార్థానికి అనుమతి కేసిబాడు కావడం తరువాత రెండవ పదార్థానికి అనుమతి కేసిబాడు అధికమైన కంప్యానీ అంటే రెండవ పదార్థానికి అనుమతి కేసిబాడు కావు. మొదటి పదార్థానికి అనుమతి కేసిబాడు కావడం తరువాత రెండవ పదార్థానికి అనుమతి కేసిబాడు అధికమైన కంప్యానీ అంటే రెండవ పదార్థానికి అనుమతి కేసిబాడు కావు.

స్థానిక రాష్ట్రంలో ఇది కొనసాగించాయా, కానీ మొదటి పదార్థానికి అనుమతి కేసిబాడు కావడం తరువాత రెండవ పదార్థానికి అనుమతి కేసిబాడు అధికమైన కంప్యానీ అంటే రెండవ పదార్థానికి అనుమతి కేసిబాడు కావు. మొదటి పదార్థానికి అనుమతి కేసిబాడు కావడం తరువాత రెండవ పదార్థానికి అనుమతి కేసిబాడు అధికమైన కంప్యానీ అంటే రెండవ పదార్థానికి అనుమతి కేసిబాడు కావు.

సంఘా నాటకం ఇది కొనసాగించాయా, కానీ మొదటి పదార్థానికి అనుమతి కేసిబాడు కావడం తరువాత రెండవ పదార్థానికి అనుమతి కేసిబాడు అధికమైన కంప్యానీ అంటే రెండవ పదార్థానికి అనుమతి కేసిబాడు కావు. మొదటి పదార్థానికి అనుమతి కేసిబాడు కావడం తరువాత రెండవ పదార్థానికి అనుమతి కేసిబాడు అధికమైన కంప్యానీ అంటే రెండవ పదార్థానికి అనుమతి కేసిబాడు కావు.
Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

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Government Bill

Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)
Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 (discussion continued)
Andhra Pradesh Land grabbing (Prohibition) Bill 1982 (discussion continued)

7-30 p.m.

... those who indulge in organised grabbing and a mass wealth and property in lakhs ...

...
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[Translation]

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Andhra Pradesh Land Grabbing (Prohi-
bition) Bill, 1982 (discussion continued)

...
Andhra Pradesh Land grabbing (Prohibition) Bill, 1982 (Discussion contd)

We are prepared to quit housing sites which amount to grabbing of land. We are prepared to quit.

I brought the intention of the Government to the notice of the House.
మంత్రి (పిన్‌హిడి) తెలంగాణ సంస్థాపనే, ఈ కంపెన్సీ చెప్పిన మంత్రి ఎందుకంటే కూడా తెలియజేసాడు. దాని కారణంగా ఈ కార్యక్రమం తెలంగాణ సంస్థాపనే, ఎందుకంటే అనే ప్రశ్న ఉంది. ఇవి తెలుగు సంస్థాపనే, సంస్థాపనే విభాగాల కారణంగా ప్రతిపాదించబడింది. ఈ కార్యక్రమం తెలంగాణ సంస్థాపనే, సంస్థాపనే విభాగాల కారణంగా ప్రతిపాదించబడింది.

10th August, 1982
Andhra Pradesh Land Grabbing (Prohibition) Bill 1982 (discussion continued)

అధికారి వాడి, అనుభూతించడం ప్రతి దశానుండి ప్రత్యేకం. ఈ విషయం ఉపయోగించి ప్రతి దశానుండి ప్రతి సంస్థాపకాన్ని ప్రత్యేకం. ఈ విషయం ఉపయోగించి ప్రతి సంస్థాపకాన్ని ప్రత్యేకం.
Government Bill
Andhra Pradesh Land Grabbing (Prohibition Bill 1982) (discussion continued)
Government Bill

Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

Mr. Deputy Speaker: - It is a continuous process.

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Mr. Deputy Speaker: - It is a continuous process.
Mr. Deputy Speaker:-- The question is that
"The Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982
(as reported by the Select Committee) be taken into consi-
deration."

(Pause)
Government Bill
Andhra Pradesh Land Grabbing (Prohibition) Bill, 1982 (discussion continued)

Motion was adopted and the Bill as reported by the Select Committee was considered.

Mr. Deputy Speaker :- Now I shall put clauses to vote. There is one amendment to Clause 2, which is given notice of by Sri P. Sundaraiah and others,

Sri P. Sundarayya :- Sir; I beg to move that
“A poor person who has no house or who has no house-site even 100 sq meters and whose total property is or whose family’s assets (including wife, husband and minor Children’s assets) do not exceed Rs. 25,000/- or whose family monthly income does not exceed Rs. 500/- shall not be considered as land grabber for the purpose of this Act.”

Mr. Deputy Speaker :- Motion moved

The amendment was negatived

Mr. Deputy Speaker :- The question is
“A poor person who has no house or who has no house-site even 100 sq. metres and whose total property is or whose family’s assets (including wife, husband and minor children’s assets) do not exceed Rs. 25,000/- or whose family monthly income does not exceed Rs. 500/- shall not be considered as land grabber for the purposes of this Act.”

(pause)

The amendment was negatived

Mr. Deputy Speaker :- the question is :
“that Clause 2 do stand part of the Bill”
(pause)
Motion was adopted and Clause 2 was added to the Bill.

Mr. Deputy Speaker :- Now there are no amendments to Clause 3. The question is 'that Clause 3 do stand part of the Bill'.

(pause)

Motion was adopted and Clause 3 was added to the Bill.

Clause 4

Mr. Deputy Speaker :- There is one amendment to Clause 4 given by Sri P. Sundaraiah and others.

Sri P. Sundaraiah :- I beg to move

"that any person who, on or after the commencement of this Act, continues to be in occupation, otherwise than as a lawful tenant, of a grabbed land belonging to the Government, local authority, religious or charitable institution or endowment including a wakf, or other private person, shall be guilty of an offence under this Act "

Mr. Deputy Speaker :- Moved

Whoever contravenes the provisions of sub-section (1) or sub-section (2) shall, on conviction be punished with imprisonment for a term which shall not be less than six months but which may extend to five years, and with fine which may extend to five thousand rupees.

that shall not apply to these things That is why, a poor person who has no house or who has no house site even 100 sq. metres and whose total property is or whom family's assets (including
wife, husband and minor children's assets) do not exceed Rs. 25,000/- or whose family monthly income does not exceed Rs. 500/- shall not be considered as land grabber under this Act.

"who is in occupation of such land or who is there on the site is considered as criminal" - it applies. In Clause 4, you are declaring it as an offence. If they are there, it becomes a criminal offence - they are liable to be prosecuted they are liable to be in "prohibition of land grabbing" and it becomes a crime under Clause 4. Now this is a key Act. Anybody who is found in illegal occupation of a grabbed land, it becomes a criminal offence now. When it is a criminal offence whoever contravening the provisions of Sub-clause (I) or sub-clause (ii) on conviction our Tribunal finds that it is a Government land and he is in illegal possession - not as a tenant - not by the assignment and other things he is there. Then, he can be punished by imprisonment for a term which shall not be less than six months but which may extend to five years imprisonment and with fine which may exceed to Rs. 5,000/- What I say is: that you can keep this clause but this clause shall not apply to those poor people, though they are found in the premises. They may be called a criminal - but for this section their crime is not a criminal offence. You may evict them or you may assign the land - land - that is a different matter but they cannot be prosecuted under this. I did not say that they should not be thrown out but you should tell in the Act itself that "they cannot be prosecuted and they cannot be given this".

'He shall not be convicted for this' - you said
The Advocate-General also opined that the genuine purchaser or a man of small means in possession of grabbed land cannot be protected by incorporating a provision in this Bill. In the eyes of Law all persons who are in possession of land are bonafide purchasers,

Mr. Dy. Speaker: - The question is

"that any person who, on or after the commencement of this Act, continues to be in occupation, otherwise than as a lawful tenant, of a grabber land belonging to the Government, local authority, religious or charitable institution or endowment including a Wakf or other private person, shall be guilty of an offence under this Act'.

Sri P. Sundarayya pressed for division. The house divided thus:

Ayes ... 6
Noes ... 39
Neutrals ... nil.

The Amendment was negatived
Mr. Deputy Speaker:—The question is:
"that Clause 4 do stand part of the Bill"

(pause)

Motion was adopted and Clause 4 was added to the Bill.

CLAUSE 5

Mr. Deputy Speaker:—Now there is one amendment to Clause 5

Sri P. Sundarayya:—Sir, I beg to move:
that : add the following explanation at the end of Clause 5; for the purpose of this Act

that if any person is in possession of grabbed land to the extent of 250 sq. metres and has built a building or carrying on any business, whose net worth does not exceed One lakh rupees, such land and building and business of such person is not liable to be taken over by the Government or restored to any private individual nor is he liable for criminal prosecution. But if the value of assets of such person or a family, exceeds one lakh rupees at the present market valuation; shall be liable to pay the difference of the amount or what he paid when he acquired it and the present market value, if he wants to retain the land or he shall have to surrender that land and building or any other structure constructed on such grabbed land."

Mr. Deputy Speaker: I moved.
"Those who indulge in organised grabbing and amassed wealth and property in lakhs or millions of rupees even though he has disposed off the grabber land to owners possessing property or assets worth 1,00,000 or whose monthly income is not more than Rs. 2,000/- the original grabber shall be punished with imprisonment for a period of not less than six months but not more than three years and a fine of not less than the present market value of the grabbed land and of the building and structure erected on such grabbed land".

స్థాయించి, మూలప్రతిపత్తి, తాడితో అనుంచా వచ్చినవచ్చిన. రాష్ట్రరాష్ట్రంలో వయస్సు తొలి వయస్సు కావటానికి, రెండవ వయస్సు లోని వయస్సు కావటానికి ఇది మూలప్రతిపత్తి అనుంచా వచ్చినవచ్చిన. అంటే మూడవ వయస్సు లో అనుంచా వచ్చినవచ్చిన. అంటే మూడవ వయస్సు లో అనుంచా వచ్చినవచ్చిన.

స్థాయించి, మూలప్రతిపత్తి, తాడితో అనుంచా వచ్చినవచ్చిన. రాష్ట్రరాష్ట్రంలో వయస్సు తొలి వయస్సు కావటానికి, రెండవ వయస్సు లోని వయస్సు కావటానికి ఇది మూలప్రతిపత్తి అనుంచా వచ్చినవచ్చిన. అంటే మూడవ వయస్సు లో అనుంచా వచ్చినవచ్చిన.
Mr. Deputy Speaker: – Now the Amendment: 3. given notice by Sri P Sundaraiah and others is before the House.

The question is:—

That if any person is in possession of grabbed land to the extent of 250 Sq. metres and has built a building or carrying on any business, whose net worth does not exceed one lakh rupees such land and building and business of such person is not liable to be taken over by the Government or restores to any private individual, nor is he liable for criminal prosecution. But if the value or assets of such a person or a family exceeds one lakh rupees at the present market valuation, shall be liable to pay the difference of amount of what he paid when he acquired it and the present market value, if he wants to retain the land or he shall have to surrender that land & building or any other structure constructed on such
and the amendment was negatived

Mr. Dy. Speaker:—The question is that Clause 5, do stand part of the Bill. Motion was adopted and Clause 5, was added to the Bill.

CLAUSES 6 to 18

Mr. Deputy Speaker:—There are no amendments to Clauses 6 to 18. 1, Enacting formula and long title.

The question is:

that clauses 6 to 18 1, Enacting formula and long title do stand part of the Bill.

(pause).

Motion was carried and clauses 6 to 18, 1, enacting formula and long title were added to the Bill.

Mr. Deputy Speaker:—Now I shall request the Minister for Revenue and Power to move the Bill to pass.

Sri N. Janardan Reddy:—Sir. I beg to move

‘Andhra Pradesh Land grabbing (Prohibition) Bill 1982’ be passed.

Mr. Deputy Speaker:—Motion moved.
government bill
andhra pradesh land grabbing (prohibition) bill, 1982 (discussion continued)

8-30 p.m.

ఈ సమాచారం ఇంకా ప్రతి సంఖ్యలో కొనియించారు. అందుకే సాంప్రదాయం మరియు ప్రత్యేకించిన సమాచారం ఇంకా ప్రతి సంఖ్యలో కొనియించారు. ఇది సాధారణంగా సంప్రదాయంగా ఉంటే ఈ సమాచారం ఇంకా ప్రతి సంఖ్యలో కొనియించారు. సాధారణంగా సంప్రదాయంగా ఉంటే ఈ సమాచారం ఇంకా ప్రతి సంఖ్యలో కొనియించారు. ఇది సాధారణంగా సంప్రదాయంగా ఉంటే ఈ సమాచారం ఇంకా ప్రతి సంఖ్యలో కొనియించారు. సాధారణంగా సంప్రదాయంగా ఉంటే ఈ సమాచారం ఇంకా ప్రతి సంఖ్యలో కొనియించారు.
Mr. Dy. Speaker:— The question is:

That the Andhra Pradesh Land grabbing Prohibition) Bill, 1932, be passed.

Motion was adopted and the Bill was passed.

8:35 p.m.

Mr. Deputy Speaker:— Now the House stands adjourned to meet at 8:30 a.m., to-morrow i.e. 11th August 1982. (The House then adjourned to meet again at 8:30 a.m., the next day, i.e., on Wednesday the 11th August 1982)