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*Printed by Director of Printing, Government of Andhra Pradesh at Venkati Printers, Hyderabad. 1987*
ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker : ... 

Deputy Speaker : ... Sri A. Eswara Reddy.

Panel of Chairmen : ... 1 Smt. D. Indira
                  2. Sri D.K. Samarasimha Reddy
                  3. Sri B. Niranjana Rao
                  4. Sri V. Subhanadreswara Rao
                  5. Sri K. Govinda 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. Bashaih
                     5. Sri A.V.G. Krishna Murthy
                     6. Sri M.V. Hanumantha Rao
                     7. Sri N. Pattabhirama Rao
                     8. Sri Habeel Abdur Rahman

Chief Reporter : ... Smt. M.V.S. Jayalakshmi
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   (2) Andhra Pradesh General Sales Tax (Amendment) Bill, 1980 (Withdrawn).

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    Re: Conviction of certain persons for throwing pamphlets into the House from the Visitors’ Gallery.

11. Government Bill:
    Public Wakfs (Extension of Limitation) Andhra Pradesh Amendment Bill, 1980 (Passed)
VILLAGEWISE INTENSIVE SURVEY FOR LAND TESTING TO GROW SUITABLE CROPS

71—

*9314 Q.— Smt. Mallu Swarajyam (Thungaturti), Sarvasri K. Satyanarayana (Vungutur) and M. Omkar (Narasampet) :— Will the Minister for Agriculture be pleased to state:

(a) whether there is any proposal to undertake villagewise intensive survey for land testing to grow suitable crops thereon and to educate the ryots in this matter;

(b) if so, when will it come into force; and

(c) if not, the reasons therefor

(1) ఇదింది.

(2) ఇది నేలలేదు రాయా.

(3) ప్రత్యేక ప్రావిన్సుల్లో విల్లను నిష్పుధంగా అంచనా చేసాం కాక రాయా ఇది గొడుగులు దిగుమతి | ప్రత్యేకంగా పాటు మంది మద్యంలో నిలిచి ప్రావిన్సులు కలిగింది ప్రత్యేకంగా పాటు మంది మద్యంలో నిలిచింది.

* An Asterisk before the name indicates Conformation by the Member.
I fully agree with the sentiments expressed by the Hon. members. Government will take necessary steps to conduct the survey.

I would like to add a few points. Firstly, the survey should cover all the land types in the region. Secondly, the results should be made available to the farmers as soon as possible. Thirdly, the survey should be conducted by qualified experts. Finally, the survey should be followed by a project for improving land productivity.
CROPS DAMAGED BY DOMAKATU

72—

*8819 Q.— Sri G. Mallikarjuna Rao :- Will the Minister for Agriculture be pleased to state:

(a) the extent of paddy crops in terms of acreage, that has been damaged by B.P.H. pest (Domakatu) during the current year in the State.

(b) the steps taken by the Government to prevent the B. P. H. pest (Domakatu);

(c) the compensation to be paid by the Government to ryots who have been sustaining loss every year due to brown plant hopper pest; and

(d) preventive measures taken in this regard?

(2) Sri. Mallikarjuna Rao

(2) స్యా మలికార్జున రావు

(2) మాలికార్జున రావు 17,08,996 ఏకరాల పాండులు ఉంచి లేకుండా కనిపించారు.
26 th July 1982  

Crops Damaged By Domakatu

1. డమాకాటు యొక్క వాతావరణం వాడిస్తే కొండ ఉత్తమం ఎదురుగా, జీవించి శాంతం లేదు. 

2. నాగార్జున సాగితే కొండం ప్రాంతంలో, మామిడి ఎండగా చేయాలేదు కను, మాదిరి చేయ దైత్యం లేదు. ఐ దేశం లో కనుక మన సామాజిక సర్వేత్వం కూడా నియంత్రణతో లేదు. 

3. బ్రహ్మాకాండం మాట్లాడడం వారి పాలనలో ఎనది 1 ఎనది కలిగి ఉంది. 

4. కొబ్బం కొండ సాగను మాత్రమే సాగించడం జరుగుతుంది. అందుకే బ్రహ్మాకాండం త౞�తా వాటానికి ఎక్కడ లేదు. 40 యొక్క మాదిరి చేసే 60 మంది ఉంటారు. ఇంది ఎండగా మామిడి నిరోధం సంచాలనం డిసంబర్ 18 లో నిరోధం చేయ మాదిరి ఉంచారు. 

5. ఇందుకు అనే ఎలా పోల్చాడా ఎంపిక ప్రాంతంలో ఎండగా మామిడి మాదిరి లేదు. కాబట్టి వాతావరణ విషయం సుమారు 10 మంది ఎండగా కేవలం మాదిరి 

6. ఉదయాంగా ఒక సాగితార్కు మామిడి ఎండగా మాదిరి ఎండనివి ఎండగా మామిడి తీవ్రంగా లభించే ప్రాంతం లేదు. 

7. తెలంగాణ సాగితే ప్రాంతంలో కాలుకుదైన విధానం అందుకు ఎక్కడ మామిడి ఎండగా మాదిరి లేదు. మామిడి ఎండగా మాదిరి ప్రత్యేకమైన ప్రాంతం లేదు.
Crops Damaged by Domakatu 26th July 1982

8. వృక్షాలు చంపబడినా, మోహ ఉన్నతమైన తోడ్డి సంయోగంతో చంపబడిన ఖవల కుటుంబాలు ఎంతకంటే సంఖ్య ఎక్కడ లభిస్తుంది.

9. మొహం కావు మరింత, షష్టి శక్తి, ఇలా భావించడంలే, కొనసాగుతాయి. కుటుంబ దాని ఎత్తులే లేదు వాణించిన ద్రవ్యానికి కూడా కాపుడు బాగా తేవాడా పిలువబడుతుంది.

10. ఉఖయుద్యం/బాడింగు శక్తి వ్యాధి పరిశీలన చేస్తున్నాం. శాసనానికి సరిద్ది ఉండదు. శాసనానికి ప్రత్యేకం అందించిన వివరాలు ఈ ప్రకారం ప్రస్తుతం ప్రఖ్యాతి చెయ్యబడింది.

(2) చీపి అంటే మృతమైన మండట్టు లేదు అలాంటే చేరాలంటాం? ఆ రెండరు క్షమత స్థాయిలో (సాధారణ నిష్పత్తి) వాహించాలంటాం? అనీ తా ఉంటాన్ని ప్రత్యేకం?

(3) వాయా. వాయాసాధనా శక్తి?— యాదాద్రీ చాలా ప్రభావితమైనది కాబట్టి చదురు మార్గం వాయా జరిపు ఇది. 10 వాయా కాబట్టి పాఠిదు మిలుదారికి? ఇది పదార్థానికి (శాసనానికి నిష్పత్తి) జరిగింది?

[3 వాయ. వాయాసాధనా శక్తి?— 2 వాయా 15 వాయా యొక్క జరిగింది నిర్ణయానికి అంతర చిత్ర. దేశం 37 వాయా యొక్క జరిగింది అంతర చిత్ర. ఇవి ప్రధాన ప్రధానమైన మండట్టు. శాసనానికి యొక్క అంతర సమాధానం ఇది. దీన్ని సమాధానం చేసే దినం ఉంటుంది. కొనసాగించిన వాయా జరిగింది కాబట్టి యొక్క అంతర చిత్రం ఉంటుంది. దేశం అంతర సమాధానం చేసే దినం ఉంటుంది.

Then I will instruct the concerned Collectors to take necessary action.
Depending on the reports of the Collectors and to the extent of damage incurred by the individual farmers, we will take action.

(Certificate)

10. Condition: – Any damage caused due to the drought should be reported to the Collectors. Depending on the reported damage and the extent incurred by the individual farmers, we will take action.

20. Condition: – Any damage caused due to the drought should be reported to the Collectors. Depending on the reported damage and the extent incurred by the individual farmers, we will take action.

30. Condition: – Any damage caused due to the drought should be reported to the Collectors. Depending on the reported damage and the extent incurred by the individual farmers, we will take action.
SRI. CH. VENKAT RAO: We are seized of the situation and the Government is alive of the situation.

But to help the farmer to continue his agricultural operations, the Government will see to help in all aspects.
Crops Damaged By Domakatu 26th July 1982

Sri Ch. Rajeswar Rao:— Will the Minister for Agriculture be pleased to state:

Intensive Publicity is being given by the Department.

Sri. K. A. P. Reddy:— Minister for Agriculture. 87 Srinivas Avenue. 9-00 a.m.

TERMINATION OF CERTAIN AGRICULTURAL GRADUATES BY A. P. STATE SEED CERTIFICATION AGENCY

8-897-(X) Q.—Sri Ch. Rajeswar Rao:— Will the Minister for Agriculture be pleased to state:

TERMINATION OF CERTAIN AGRICULTURAL GRADUATES BY A. P. STATE SEED CERTIFICATION AGENCY
(a) whether it is a fact that the Director of Andhra Pradesh State Seed Certification Agency, a Government Undertaking had terminated the services of 13 Agricultural Graduates in the month of May, 1981;

(b) if so, the reasons therefor;

(c) whether the harijan candidates have a protection against such retrenchment; and

(d) the steps taken to re-employ such experienced agricultural graduates?

26th July 1982

Termination of Certain Agricultural Graduates By A. P. State Seeds Certification Agency

(a) whether it is a fact that the Director of Andhra Pradesh State Seed Certification Agency, a Government Undertaking had terminated the services of 13 Agricultural Graduates in the month of May, 1981:

(b) if so, the reasons therefor:

(c) whether the harijan candidates have a protection against such retrenchment; and

(d) the steps taken to re-employ such experienced agricultural graduates?
Termination of Certain Agricultural Graduates By A.P. State Seeds Certification Agency

26th July 1982

Sri CH. VENKAT RAO:—It varies from season to season. Depending on the workload, if it is more they will be taken. To keep up the work, temporarily, temporarily giving specific reasons, it was intimated to the candidates also. Intimation was given.

ONE MAN COMMISSION ON INDUSTRIAL RELATIONS

74—

*9249-(G) Q.—Sarvasri M. Omkar, N. Raghava Reddy, K. Satyanarayana and Smt. Mallu Swarajyam:—Will the Minister for Labour and Civil Supplies be pleased to state:

(a) whether it is a fact that the Government appointed one man commission on Industrial relations and declared on 6-2-1981 without fixing the time limit for submitting the report; and

(b) the intention of the Government for not fixing the time limit for submission of report?

SRI G. VENKATASWAMY: Minister for Labour and Civil Supplies.

(a) Yes Sir. Government have issued orders, subsequently fixing a two year term for submission of the report by the Commission.

(b) Does not arise.
SRI G. VENKATASWAMY: (a) To review the State Legislations, rules and other provisions intended to protect the interests of the labour.

(b) to advice as to how these provisions serve to implement the directive principles of the State policy on labour matters and achieving planned economic society.

(c) to study and report in particular on the standard of living, health, efficiency, welfare, housing, training programmes and education of the workers, standing arrangements for the administration of labour and labour welfare in the State.
RESTRICTION ON SALE OF LIVE STOCK FEED BY SOLVENT EXTRACTORS

75—

*8902 - (O) Q.- Sri B. Niranjan Rao (Malleswaram) :- Will the Minister for Labour and Civil Supplies be pleased to state:

(a) whether it is a fact that the Government have issued an order restricting the sale of Live Stock Feed (Deoiled Rice Bran) by the Solvent Extractors; if so, the conditions and the text of the orders;

(b) whether it will not hit the Solvent Extractors in fixing the sale price of Deoiled Rice Bran at Rs. 300 per tonne which is below the cost of production; and

(c) whether a Committee will be appointed to examine this issue?

GOVERNMENT OF ANDHRA PRADESH

ABSTRACT

CIVIL SUPPLIES — A. P. Live-Stock Feed (Levy) and Restrictions on Sale Order 1981 — Orders — Issued.

FOOD AND AGRICULTURE (CS. IV) DEPARTMENT


Read the following:—
ORDER:

The appended Notifications will be published in English, Telugu and Urdu in the A. P. Gazette and in English and the Chief Language of the District concerned in the Gazette of all the Districts in the State.

2. The Director of Printing and Stationery is requested to publish the Notifications in the Extra-ordinary issue of the A. P. Gazette immediately. The Telugu and Urdu translations of the above notifications will be furnished by the Director of Translations to the Director of Printing and Stationery, Hyderabad for publication of the same under intimation to this Department and General Administration (OL) Department. He is also requested to take necessary action to publish the same in the District Gazettes. He is requested to send 150 copies of the notifications to this Department immediately after publication.

3. The Director of Translation is requested to furnish forthwith the translations of the notifications into the Regional languages concerned direct to the Director of Printing and Stationery, Hyderabad and Deputy Director of Printing Press, Kurnool to enable them to publish the same in the A. P. Gazette and District Gazette.


(By ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

V. CHANDRAMOULI,
Ex-Officio Secretary To Government.
NOTIFICATION - 1

Whereas the Governor of Andhra Pradesh is of opinion that it is necessary and expedient so to do for securing the equitable distribution and availability of Live Stock Feed at fair prices in the State of Andhra Pradesh.

Now, therefore, in exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (Central Act 10 of 1965), read with the Government of India, Ministry of Industry and Civil Supplies (Department of Civil Supplies and Co-operation) Orders No. G. S. R. 681 (E) and No. G.S.R. 682 (E), dated the 30th November 1974 and of all other powers enabling him in this behalf, and with the prior concurrence of the Central Government, the Governor of Andhra Pradesh hereby makes the following order, namely:—

1. **Short title, extent and commencement** :

   (1) This order may be called the Andhra Pradesh Live Stock Feed (Levy) and Restriction on Sale order, 1981.

   (2) It extends to the whole of the State of Andhra Pradesh.

   (3) It shall come into force on such date as the Government may by notification in the official gazette appoint in this behalf.

2. **Definitions** :

   In this Order, unless the context otherwise requires —

   (a) 'Commissioner' means the Commissioner of Civil Supplies and includes the Director of Civil Supplies.

   (b) 'Collector' means the collector of the District and includes the Joint Collector of the District and the Chief Rationing Officer in the twin cities of Hyderabad.

   (c) 'Declared Price' means the price determined in clause 3 of the order.

   (d) 'Enforcement Officer' means any Officer of the Revenue or Civil Supplies Department not below the rank of Deputy Tahsildar appointed as such by the Collector concerned.
(f) 'Government' means the Government of Andhra Pradesh.

(g) 'Live Stock Feed' Means:
   i) Solvent Extracted Rice Bran.
   ii) Solvent Extracted Groundnut Oil Cake; and
   iii) Solvent Extracted Cottonseed Oil Cake.

(h) 'Producer' means any person carrying on the business of manufacturing solvent extraction oil from rice bran or groundnut oil cake or cotton seed oil cake.

(i) 'Solvent Extraction unit' means the plant and Machinery with which and the premises including precincts thereof or in which or in any part of which solvent oil extraction operation is carried on.

3. Declared Price :

   (1) No producer shall sell Live-Stock Feed at a price exceeding.
      i) Rs. 30/- per quintal in the case of solvent extracted rice bran;
      ii) Rs. 90/- Per quintal in the case of solvent extracted groundnut oil cake; and
      iii) Rs. 75/- Per quintal in the case of solvent extracted cotton seed oil cake.

   (2) The rates specified in sub-clause (1) are exclusive of cost of container and other taxes, if any.

   (3) The rates specified in sub-clause (1) are for Live-Stock Feed of ISI specifications.

4. Levy on Live-Stock Feed :

   Every producer shall sell to the agent or an officer duly authorised by Government in this behalf at the Declared price, 25% of the Total quantity of Live-Stock Feed produced by him every fortnight.

5. Restriction on Sale and Movement of Live-Stock Feed:

   (1) No producer shall sell or agree to sell or otherwise dispose of live-stock feed other than the quantity specified in
clause 4 except in accordance with the permit issued by the Collector or an Officer not below the rank of Tahsildar authorised by the Government in this behalf.

(2) Save as otherwise provided in sub-clause (1) above no producer shall transport live-stock feed for sale from his premises except in accordance with the permit issued by the Collector or any officer not below the rank of Tahsildar authorised by the Government in this behalf.

6. Seizure of Live-Stock feed in certain cases:—

Where an enforcement officer on information and after such inquiry as he thinks necessary has reason to believe that any producer or other person liable to sell and deliver live-stock feed under clause 4 of the order it shall be lawful for the enforcement Officer to order the seizure of the said quantity of live-stock feed from the stocks held by or on behalf of the producer or other person.

7. Powers of entry, Search and seizure:—

(1) If any officer of the Revenue or Civil Supplies Department not below the rank of Dy. Tahsildar upon information and after such inquiry as he thinks necessary, has reason to believe that any producer, who has to deliver Live-stock feed under this order is attempting to evade or has evaded delivery of live-stock feed or the producer who is attempting to dispose of live-stock feed or has disposed of live-stock in contravention of clauses 4 and 5 of the order may after recording the grounds of his belief and with a view to securing compliance with this order to satisfying himself that this order has been complied with:—

(a) enter, with such assistance as may be necessary, any premises where he has reason to believe that live-stock feed is produced or stored;

(b) ask any person all necessary questions;

(c) examine any books or documents;

(d) search and, so for as may be necessary for that purpose seize any live-stock feed found in possession of any such person in respect of which he has reason to believe that contravention of any of the provisions of the Order has been, is being or is about to be
committed and thereafter take or authorise the taking of all measures necessary for the production of the stocks so seized in Court or before Collector and for their safe custody pending such production.

(2) The Collector may require any producer subject to levy under this Order, to maintain such registers and accounts and furnish such returns and other information to such Officers as the Collector may specify.

(3) The provisions of section 100 of the code of Criminal procedure, 1973 relating to search and seizure shall so far as may be, apply to search and seizure under this Clause.

8. Giving of Directions:—

The Government, the Commissioner of Civil Supplies or the Collector, may from time to time give to the enforcement officer or the agent any such general or specific direction as may be necessary for the implementation of this order and any such directions shall not be departed from except with the previous permission of the Government, the Commissioner of Civil Supplies or the Collector, as the case may be.

V. CHANDRAMOULI,
Ex-Officio Secretary To Government.

NOTIFICATION - II

Under clause 4 the Andhra Pradesh Live-stock Feed (Levy) and Registration on Sale Order, 1981, the Governor of Andhra Pradesh hereby nominates the Andhra Pradesh State Essential Commodities Corporation, Hyderabad, Andhra Pradesh Dairy Development Corporation, Hyderabad, Andra Pradesh Dairy Development Co-operative Federation, Hyderabad and Andhra Pradesh State Meat and Poultry Development Corporation, Hyderabad to be the agents for the purpose of the said order.

V. CHANDRAMOULI,
Ex-Officio Secretary To Government.
Restriction on Sale of Live Stock 26 th July 1982
Feed by Solvent Extractors

SRI V. SOBHANADRESWARA RAO: The Government is taking serious steps for improving the economic conditions of the small and marginal farmers through poultry programmes.

DEVELOPMENT OF SERICULTURE IN THE STATE

*9143 Q.—Sri Pooja Subbaiah:—Will the minister for Fisheries be pleased to state:
(a) whether it is a fact that for the development of Sericulture in our State, silk and cocoon markets are going to be introduced and Legislation is going to be brought out very soon; and

(b) whether it is also a fact that Rs. 497 lakhs are allotted for development of Sericulture this year?
EXTRA BUS SERVICES BETWEEN
KUPPAM TO K. G. F. IN KARNATAKA

(a) whether it is a fact that the public of Kuppam and Ralla Budugur Villages have agitated for providing extra bus services between Kuppam to K.G.F. in Karnataka by stopping the plying of private buses in July 1980; and

(b) the action taken by the Government to fulfil their desire?
Allegations against Ganapathi Service Co-operative Society of Venkatayapalem

26th July 1982

(1) 

(2) 

(3) 

(4) 

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(6) 

(7) 

(8) 

(9) 

(10) 

(11) 

(12) 

(13) 

(14) 

(15) 

(16) 

1) (a) 
2) (b)
26 th July 1982 Allegations against Ganapathi Services co-operative society of Venkatayapalem

8) [Text not legible]
9) [Text not legible]
10) [Text not legible]
11) [Text not legible]
12) [Text not legible]
13) [Text not legible]
Allegations against Ganapathi service 26 th July 1986 co-operative society of Venkatayapalem

17- 7-74 ... First report of the Joint Registrar.
1-10-74 ... Divisional Co-operative Officer ordered enquiry under section 51.
4- 2-75 ... Receipt of enquiry report of the Senior Inspector.
28-12-75 ... District Co-operative Officer, Kakinada authorised the Deputy Registrar, Ramachandrapuram to conduct enquiry.
29- 5-76 ... Ordered inspection under Section 52 and authorised the Taluk Co-operative Officer.
30- 5-76 ... Collector, Kakinada referred the matter to Crime Branch of Police, Kakinada for investigation.
11-10-76 ... Crime Branch of Police reported that the enquiry was not in depth.

I will give all the details.

26-8-78 ... Receipt of report of inspection under Section 52.
26 th July 1982 Allegations against Ganapathi Services co-operative society of Venkatayapalem

24-1 -79 ... Proposals for prosecution sent by the Divisional Co-operative Officer.

26-9 -79 ... Case referred to the Public Prosecutor for opinion.

30-11-79 ... Prosecutor’s opinion is received.

15-1 -80 ... Referred the matter to P. A. to Collector (Reve)

24-11-80 ... Collector (Revenue) opined that no Specific procedure is involved.

9-11-81 ... Collector referred the matter to the Registrar of Co-operative Societies regarding prosecution.

11-11-81 ... Registrar of Co-operative Societies replied to the Collector.

SRI S. JAIPAL REDDY: I have asked about the charge sheet? Whether charge-sheet has been filed or not?

SRI N. AMARANADHA REDDY: Complaint was lodged with the police on 26-1-82.
Allegations against Ganapathi Service co-operative society of Venkatayapalem

26th July 1982

The allegations against Ganapathi Service co-operative society of Venkatayapalem are as follows:

1. Allegations of corruption in the society's financial transactions.
   - The society has been accused of misusing society funds and engaging in fraudulent activities.
   - The society's books of accounts have been found to be incomplete and inaccurate.
   - There is evidence of improper charging of interest rates on loans.
   - The society's management has been accused of soliciting bribes.

2. Allegations of illegal activities.
   - The society has been accused of engaging in illegal activities, such as money laundering and tax evasion.
   - There is evidence of the society's involvement in illegal gambling.
   - The society has been accused of soliciting and accepting bribes from members.

3. Allegations of mismanagement.
   - The society's management has been accused of mismanaging society funds.
   - There is evidence of the society's failure to meet its financial obligations.
   - The society's management has been accused of failing to provide accurate financial reports.

   - The society has been accused of misrepresenting its financial status.
   - There is evidence of the society's failure to disclose its financial liabilities.
   - The society has been accused of providing false information to regulatory bodies.

These allegations have been made by the society's members who are dissatisfied with the society's management and operations. The society's members are calling for thorough investigations into these allegations and the imposition of appropriate penalties on the society's management.
Allegations against Ganapathi services co-operative society of Venkatayapalem

SRI M. VENKAIAH NAIDU: We never said and we never asked it. This is a different matter and that is a different matter.
SRI S. JAIPAL REDDY: Mr. Apparao made some allegations. He misused the forum. Instead of explaining, he has levelled counter allegations.

MR. DEPUTY SPEAKER: This will not go into the records.

SRI S. JAIPAL REDDY: What will go into the records, Sir? Why is Government failed to charge-sheet so far?
MR. DEPUTY SPEAKER: I have given you chance for three times to put the supplementaries.

SRI S. JAIPAL REDDY: So long as the answer is not adequate you should give several times.

(interruptions)

SRI M. VENKAIAH NAIDU: What is the action in the matter? Are you satisfied with the reply? We have specifically asked as to what was the action he had taken to recover? He has attached properties of the ryots. Why the properties of the Director and others are not attached till now? What is the reply?

SRI M. VENKAIAH NAIDU: He knows that the properties can be attached. He is the Minister for Co-operation. He has attached the properties of the farmers a number of times.

SRI N. AMARANADHA REDDY: I will go according to the legal opinion of the Law Secretary and proceed.
SRI M. VENKAIAH NAIDU: Why he has not arrested the people? Why not arrest the accused? When there is a prima facie case you can arrest. It is proved beyond doubt. Section 51 is completed. Why not you arrest? Unless you want to shield your patymen...

(interruptions)

SRI N. AMARANADHA REDDY: I am not here to shield anybody and the Government is not interested to shield anybody. I am not going to force the law.

SRI Ch. RAJESWARA RAO: For long years law has been sleeping.

(interruptions)

SRI M. VENKAIAH NAIDU: You know law.

SRI Ch. RAJESWARA RAO: Let the Minister assure the House that within this session some legal action will be taken.

MR. DEPUTY SPEAKER: Will you give such assurance?

(interruptions)

SRI S. JAIPAL REDDY: You have taken eight long months in filing the chargesheet and you have not arrested the accused. You have not attached the properties of the accused.

SRI N. AMARANADHA REDDY: It is eight long years.

SRI S. JAIPAL REDDY: I will put three specific questions.

(interruptions)

SRI V. SOBHANADRESWARA RAO: Point of submission, Sir:

MR. DEPUTY SPEAKER: He wants House Committee?

SRI S. JAIPAL REDDY: The matter has been thoroughly enquired into. No House Committee is necessary.

SRI N. AMARANATHA REDDY: Every time the Opposition leaders are pleading for a House Committee. When
the Hon. Member is himself pleading for the House Committee I do not know why they are rejecting.

SRI S. JAIPAL REDDY: The House Committee is never appointed to save the guilty. It is to ascertain the truth. The truth has been ascertained through a number of enquiries under Sec. 51 and 52.

(Interruptions)

SRI S. JAIPAL REDDY: We agree for a House Committee. Let the prosecution go on.

We are ready for the House Committee.

The House Committee is to enquire into the charges levelled against Sri Apparao. Our worry is to continue the prosecution.

SRI S. JAIPAL REDDY: We are agreeable for the House Committee enquiry. We shall take the responsibility of finishing the enquiry in one week.
SRI N. AMARANATHA REDDY: You cannot dectate the terms. If a Committee is constituted, they will decide. You cannot dectate terms to the Committee which is not constituted.

SRI S. JAIPAL REDDY: Okay.

MR. DEPUTY SPEAKER: If at all you are agreeable I don’t mind appointing a House Committee.

SRI N. AMARANATHA REDDY: They cannot put conditions. The terms of reference cannot be 7 days and so on. It is left to the Speaker and the Members.

SRI S. JAIPAL REDDY: 8 years are not sufficient for the Government.

SRI M. VENKAIAH NAIDU: We leave it to the Chair. The Speaker is the authority to appoint the Committee.

(Interruptions)

SRI N. AMARANATHA REDDY: I am not going back.

 Sadda, manem manama ari rukkisthira maa samagaramaamaa ...

(Interruptions)

SRI M. VENKAIAH NAIDU: Is it a drama.

SRI N. AMARANADHA REDDY: Drama cannot be acted by one person, but by actors.

SRI M. VENKAIAH NAIDU: There is mono action in the Minister.

SRI N. AMARANADHA REDDY: I leave it to the Chair. As far as the Government is concerned, when the member is pleading for the House Committee, I have no objection and I am not in position to oppose it.

MR. DEPUTY SPEAKER: I will take the opinion of the Leader of the House.

SRI A. MADAN MOHAN: I have been asked to give my opinion. We have no objection in appointing a House Committee.
MR. DEPUTY SPEAKER : We will appoint a house committee. The House will be informed of the names of Members of the Committee tomorrow.

ERRORS IN QUESTION PAPERS IN INTERMEDIATE EXAMINATION

(a) whether it is a fact that several question papers in Intermediate Examinations this year were full of errors, mistakes, and out of portion;

(b) whether it is also a fact that there are discrepancies between English and Language question papers in Intermediate this year; and

(c) if so, whether any enquiry was conducted in this regard and the action taken against the concerned persons?
Errors in Question Papers in Intermediate Examination

26th July 1982

Why he is taking the House for a ride; he must set a model for others.

The 1. Paper 1980: The following Table gives the list of errors

<table>
<thead>
<tr>
<th>Question</th>
<th>Paragraph</th>
<th>Errors</th>
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<tr>
<td>1</td>
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<td>3</td>
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If you suggest I have no objection.
Errors in Question Papers in Intermediate Examination

30. లాంటి: ఎందుకంటను ప్రామాణికం చేయడానికి సమయం ఇలాబట్టి మరింత సమయం లభించలేదు. అయితే తరువాత యాదాద్రి ప్రశ్న చేస్తే ఏముంటే తరువాత ప్రశ్న చేస్తే ఏముంటే అతిసారం నిర్ధారించబడిన సమయం యొక్క సమయం నిషేధించబడితే నిర్ధారించబడిన సమయం యొక్క సమయంతో కూడా పరిస్థితి నిర్ధారించబడుతుంది.

31. లాంటి: మనం ప్రామాణిక పరిస్థితులను ప్రతిష్ఠించడానికి సమయం ఇలాబట్టి మరింత సమయం లభించలేదు. అయితే తరువాత యాదాద్రి ప్రశ్న చేస్తే ఏముంటే తరువాత ప్రశ్న చేస్తే ఏముంటే అతిసారం నిర్ధారించబడిన సమయం యొక్క సమయం నిషేధించబడితే నిర్ధారించబడిన సమయం యొక్క సమయంతో కూడా పరిస్థితి నిర్ధారించబడుతుంది.

26th July 1982

Errors in Question Papers in Intermediate Examination
EXEMPTION FROM PAYMENT OF SPECIAL FEES FOR CHILDREN OF B. C.s

80—

*2429 Q.—Sri K. Govinda Rao:—Will the Minister for Education be pleased to state:

(a) whether income foregone by the high schools in the State on account of exemption for payment of special fees for children of the back-ward communities is being reimbursed; and

(b) if not, the reasons therefor?
26th July 1982

Exemption from Payment of Special Fees for Children of B.C.s

Sri. Amrutha Rao (Tadikonda) :-

(a) Whether it is a fact that Air Condition Buses from Hyderabad to Vijayawada have introduced by the R.T.C.

(b) Whether it is a fact that there is no reservation for the Legislators in these buses; and

(c) If so, the reasons therefor?
Reservation of Seats in A. C. Buses 26th July 1982

for Legislators

(1) The Hon'ble Speaker,
(2) The Hon'ble Members,

In pursuance of Instruction No. 50/- dated 7th July 1975, the Ministers and other officials are appointed in the A.C. Buses for the Legislators. The rates are as follows:

- For Ministers: Rs. 50/-. per head
- For other officials: Rs. 50/-. per head

The rates shall be adjusted as per the instructions.

Sri. S. V. R. Raja: The members of the Legislative Assembly shall ensure that the rates are adjusted accordingly. The members shall ensure that the rates are adjusted as per the instructions.

Sri. P. S. R. Reddy: The members of the Legislative Assembly shall ensure that the rates are adjusted accordingly. The members shall ensure that the rates are adjusted as per the instructions.

Sri. B. V. Krishna: The members of the Legislative Assembly shall ensure that the rates are adjusted accordingly. The members shall ensure that the rates are adjusted as per the instructions.

Sri. C. V. Rao: The members of the Legislative Assembly shall ensure that the rates are adjusted accordingly. The members shall ensure that the rates are adjusted as per the instructions.

Sri. D. V. Reddy: The members of the Legislative Assembly shall ensure that the rates are adjusted accordingly. The members shall ensure that the rates are adjusted as per the instructions.
Reservation of Seats in A. C. Buses for Legislators

ఇతరాలను, శార్డు: నేను గ్రహించాను హదిది తప్పనించాను సహాయానికి నివాసంగా ప్రామాణికంగా అందించాను ట్రావిల్ ప్రశ్నలు ఎందుకు ప్రాతిపడించాను ఇది ఎందుకు రోతా ఇది?

ఇతర సంఖ్యలు: మనిషి అందించాను అందించాను అందించాను అందించాను ఎందుకు ప్రాతిపడించాను మనిషి అందించాను అందించాను అందించాను ఎందుకు ప్రాతిపడించాను మనిషి అందించాను అందించాను అందించాను ఎందుకు ప్రాతిపడించాను.

ఇతర సంఖ్యలు: తొలి సంఖ్యాలు కాదు కాదు కాదు కాదు ఎందుకు వేయడానికి కోదని అడ్డగా ఇది ఎందుకు ప్రాతిపడించాను. తొలి సంఖ్యాలు కాదు కాదు కాదు కాదు ఎందుకు వేయడానికి కోదని అడ్డగా ఇది ఎందుకు ప్రాతిపడించాను. తొలి సంఖ్యాలు కాదు కాదు కాదు కాదు ఎందుకు వేయడానికి కోదని అడ్డగా ఇది ఎందుకు ప్రాతిపడించాను. తొలి సంఖ్యాలు కాదు కాదు కాదు కాదు ఎందుకు వేయడానికి కోదని అడ్డగా ఇది ఎందుకు ప్రాతిపడించాను. తొలి సంఖ్యాలు కాదు కాదు కాదు కాదు ఎందుకు వేయడానికి కోదని అడ్డగా ఇది ఎందుకు ప్రాతిపడించాను.

ఇతర సంఖ్యలు: యొక్క వొక్కుడు యొక్క వొక్కుడు యొక్క వొక్కుడు ఎందుకు వేయడానికి కోదని అడ్డగా ఇది ఎందుకు ప్రాతిపడించాను. యొక్క వొక్కుడు యొక్క వొక్కుడు యొక్క వొక్కుడు ఎందుకు వేయడానికి కోదని అడ్డగా ఇది ఎందుకు ప్రాతిపడించాను. యొక్క వొక్కుడు యొక్క వొక్కుడు యొక్క వొక్కుడు ఎందుకు వేయడానికి కోదని అడ్డగా ఇది ఎందుకు ప్రాతిపడించాను. యొక్క వొక్కుడు యొక్క వొక్కుడు యొక్క వొక్కుడు ఎందుకు వేయడానికి కోదని అడ్డగా ఇది ఎందుకు ప్రాతిపడించాను.

ఇతర సంఖ్యలు: మరింత ఎందుకు అందించాను.

ఇతర సంఖ్యలు: మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను. మరింత ఎందుకు అందించాను.
Reservation of Seats in A. C. Buses for Legislators

26th July 1982

MR. DEPUTY SPEAKER: He is speaking about contract carriages.

SRI C. JAGANNADHA RAO: That is exactly why I am saying.
Reservation of Seats in A. C. Buses for Legislators

MR. DEPUTY SPEAKER: It is within the rule.

MR. DEPUTY SPEAKER: When the Government's policy is nationalisation of all routes.

With all due respects to the Transport Minister and the Deputy Chief Minister- this is not your property or our property but the people's property. You are going to tax the travelling public. Why should they be penalised.
MR. DEPUTY SPEAKER: Whatever the member says about the contract carriages, I have also the same opinion.

SRI C. JAGANNADHA RAO: I say in all humility when any lapses are coming to our notice, we are taking action.

(Interuptions)
MR. DEPUTY SPEAKER: You have answered.

SRI C. JAGANNADHA RAO: When you order, what can I do? I have to answer.
Reservation of Seats in A. C. Buses for Legislators

26th July 1982

Can we have a discussion? All the members are agitated.

SRI C. JAGANNADHA RAO: I have no objection.

FREE EDUCATION FOR GIRLS

S. N. Q. No. 9958-R:— Sarvasr, K. Satyanarayana, Poola Subbaiah, and M. Omkar: Will the Minister for Education be pleased to state:

(a) Whether it is a fact that the State Government announced that free education will be provided for girl students in the Intermediate Class;

(b) If so, whether it has come to the notice of the Government that it is not being implemented in several education institutions; and

(c) Whether early action will be taken against the Management of Educational Institutions which have not implemented the same?
శ్రీ కెసాయ రాయుని అధ్యక్షుడు: ఈ పరిశీలన కార్యక్షేత్రం నాణ్యం ఇంటనా జరిగే పరిపాలన పనిచేసిన పద్ధతి తెలియజేసారు. శ్రీ కెసాయ రాయుని అధ్యక్షుడు మాత్రమే ఇది తెలియజేస్తాడు.

SRI K. KESAVA RAO: I have no objection.
As far as admissions are concerned, they should be in the order of merit alone.

**WRITTEN ANSWERS TO QUESTIONS**

**CONSTRUCTION OF BALANCING RESERVOIRS IN PRAKASAM DISTRICT UNDER NAGARJUNASAGAR.**

61—

8780 Q—Sri G. Mallikarjuna Rao: Will the Chief Minister be pleased to state:

(a) the total number of balancing reservoirs proposed to be constructed in the Prakasam district under Nagarjunasagar;
Construction of Balancing Reservoirs in Prakasam district under Nagarjunasagar

(b) the total extent of area that is to be fed by these reservoirs; and

(c) the time required for completion of the entire scheme.

8780 A — The sanctioned Nagarjunasagar Project (Stage-I) contemplates irrigation of 11.74 lakh acres under the N. S. Right Canal and the ayacut extends up to Musi river. There were several representations to extend the irrigation beyond Musi river for feeding some drought affected areas and fluoride areas. Since the sanctioned quantum of 132 TMC for N. S. Right Canal is already committed for the ayacut up to Musi, it was proposed to tap the waters of Gundlakamma, Musi and Makeru rivers by constructing reservoirs. These reservoirs would help to store surplus waters in good years of rainfall and re-regulate the same for use in other years. These reservoirs would irrigate some of the areas which are not covered under N. S. Project Stage-I, i.e., areas beyond Musi. Besides this, these reservoirs would also irrigate areas within the limits of N. S. Project Stage-I ayacut, thus reducing the demand for water on the Nagarjunasagar Right Canal. The water saved is proposed to be supplied to some of the areas beyond Musi river by extending the N. S. Right Canal. Orders were issued by the Government in G. O. Ms. No. 419, I & P (Ir-III) Dept., dated 31st August 1981 diverting and division with 4 sub-divisions for taking up detailed investigations of the above three reservoirs. It is expected to bring about 1.20 lakh acres of additional ayacut.

Only after the detailed investigations are completed and hydrological studies are made, it would be possible to determine the actual extent of ayacut that could be irrigated under the above 3 reservoirs. The Question of taking up the execution of the work could be considered only after the detailed investigations are completed, project report prepared and cleared by the Central Water Commission/Planning Commission, Government of India.

OBSERVATION OF RULE OF RESERVATION IN FILLING UP OF VACANCIES IN JUDICIAL DEPT. OF PRAKASAM DISTRICT

9582 Q:— Sarvasri S. Chandramowli, M. Yerriah Reddy S.R.T. P. S. Veerappa Raju and Smt. G. Dhanasuryavathi: Will the Chief Minister be pleased to state:
Observation of Rule of Reservation in
Filling up of Vacancies in Judicial
Dept. of Prakasam District

(a) No. of vacancies in judicial Department (Various Courts) of Prakasam district post wise (i.e. Public Prosecutor, Additional Public Prosecutor, Assistant Public prosecutor, Government Pleader, Assistant Government Pleader; and

(b) Whether Rule of Reservation is observed while filling those posts; and

(d) if not, the reasons therefor?
A—(a) No Vacancies.
(b) No.

(c) Though there is no rule of reservation, Government are considering the claims of advocates belonging to S.Cs./S.Ts. and B.Cs. for appointment of Law Officers according to Note IV under Rule 6 of the A. P. Law Officers (RCR) Rules 1967.

COLLECTION OF SPECIAL LAND TAX ON CERTAIN IRRIGATION PROJECTS IN THE STATE

2831 Q:—Sri Poola subbaiah: Will the Minister for Revenue be Pleased to state:

(a) the names of Irrigation Projects in our State on which the Government intend to collect Special Land Tax as per the A. P. Irrigation Projects (Special Land Tax) Act.

(b) the total extent that would come under each project as wet and irrigable dry and the total amounts proposed to be collected respectively;

(c) whether the Government are in receipt of many representations from different Political Parties and Rytu Sanghams to abolish the said special tax and to stop forcible collections immediately;

(d) if so, the decision taken by the Government;

(e) whether the Government will implement the suggestions of the Raj Commission instead of the said special Land Tax; and
26th July 1982

Collection of Special Land Tax on certain Irrigation Projects the State

(f) if not, the reasons therefor

A—(a) and (b); Particulars required are furnished below:

<table>
<thead>
<tr>
<th>Name of Irrigation work</th>
<th>District or Districts in which it is situated</th>
<th>Total Extent (both Wet &amp; I. D.) in acres</th>
<th>Demand fixed for collection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Thandava Reservoir</td>
<td>Visakhapatnam and East Godavari Dists.</td>
<td>34,543</td>
<td></td>
</tr>
<tr>
<td>Krishna Barrage Scheme</td>
<td>Krishna, Guntur and Prakasam</td>
<td>11,03,537</td>
<td></td>
</tr>
<tr>
<td>Nagarjunasagar Project</td>
<td>Guntur, Prakasam Nalgonda, Khammam and Krishna</td>
<td>11,70,028</td>
<td></td>
</tr>
<tr>
<td>Rallapadu Project</td>
<td>Prakasam and Nellore</td>
<td>17,605</td>
<td></td>
</tr>
<tr>
<td>Swarnamukhi Head Regulator Scheme</td>
<td>Nellore &amp; Chittoor</td>
<td>4,257</td>
<td></td>
</tr>
<tr>
<td>K. C. Canal</td>
<td>Cuddapah, Kurnool &amp; Mahabubnagar</td>
<td>2,77,775</td>
<td></td>
</tr>
<tr>
<td>Tungabhadra project</td>
<td>Cuddapah and Anantapur</td>
<td>1,10,325</td>
<td></td>
</tr>
<tr>
<td>Sreeramasagar Project (Pochampadu)</td>
<td>Nizamabad &amp; Karimnagar</td>
<td>1,66,037</td>
<td></td>
</tr>
<tr>
<td>Razolibanda Diversion Scheme</td>
<td>Mahabubnagar and Kurnol</td>
<td>87,498</td>
<td></td>
</tr>
<tr>
<td>Nallavago Project</td>
<td>Nizamabad &amp; Medak</td>
<td>5,640</td>
<td></td>
</tr>
</tbody>
</table>

Rs.
Collection of Special Land Tax on certain Irrigation Projects in the State

<table>
<thead>
<tr>
<th></th>
<th>Project Name</th>
<th>Districts</th>
<th>1981-82</th>
<th>1982-83</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>Budameru Diversion Scheme</td>
<td>Krishna and West Godavari</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Narayanapuram Anicut</td>
<td>Srikakulam</td>
<td>36,830</td>
<td>47,60,420</td>
</tr>
<tr>
<td>13</td>
<td>Varaha Reservoir</td>
<td>Visakhapatnam</td>
<td>20,855</td>
<td>23,19,160</td>
</tr>
<tr>
<td>14</td>
<td>Pump Reservoir</td>
<td>East Godavari</td>
<td>11,369</td>
<td>16,40,869</td>
</tr>
<tr>
<td>15</td>
<td>Thorrigadda Pumping Scheme</td>
<td>East Godavari</td>
<td>15,639</td>
<td>64,42,564</td>
</tr>
<tr>
<td>16</td>
<td>Guntur Channel Scheme</td>
<td>Guntur</td>
<td>25,102</td>
<td>86,29,950</td>
</tr>
<tr>
<td>17</td>
<td>Kanupura Canal Scheme</td>
<td>Nellore</td>
<td>9,946</td>
<td>10,04,448</td>
</tr>
<tr>
<td>18</td>
<td>Bahuda Reservoir</td>
<td>Chittoor</td>
<td>2,787</td>
<td>2,49,492</td>
</tr>
<tr>
<td>19</td>
<td>Kalangi Reservoir</td>
<td>Chittoor</td>
<td>3,867</td>
<td>5,26,000</td>
</tr>
<tr>
<td>20</td>
<td>Mallemadugu Reservoir</td>
<td>Chittoor</td>
<td>3,579</td>
<td>2,95,822</td>
</tr>
<tr>
<td>21</td>
<td>Arniar Projects</td>
<td>Chittoor</td>
<td>4,751</td>
<td>7,12,250</td>
</tr>
<tr>
<td>22</td>
<td>Pincha Project</td>
<td>Cuddapah</td>
<td>3,773</td>
<td>18,75,580</td>
</tr>
<tr>
<td>23</td>
<td>Lower Sagileru Project</td>
<td>Cuddapah</td>
<td>7,660</td>
<td>9,77,094</td>
</tr>
<tr>
<td>24</td>
<td>Bhiravani Tippa Project</td>
<td>Anantapur</td>
<td>1,918</td>
<td>24,16,741</td>
</tr>
<tr>
<td>25</td>
<td>Upper Pennar Project</td>
<td>Anantapur</td>
<td>10,048</td>
<td>13,72,946</td>
</tr>
<tr>
<td>26</td>
<td>Chennarayagudi Project</td>
<td>Anantapur</td>
<td>900</td>
<td>1,24,480</td>
</tr>
<tr>
<td>27</td>
<td>Thungabhadra Project Law</td>
<td>Kurnool</td>
<td>1,49,002</td>
<td>3,14,65,756</td>
</tr>
</tbody>
</table>
**Collection of Special Land Tax on certain Irrigation Projects in the State**

<table>
<thead>
<tr>
<th>No.</th>
<th>Project/Remodelling Scheme</th>
<th>District</th>
<th>Area (Acres)</th>
<th>Value (Rs.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>28.</td>
<td>Kotipallivagu Project</td>
<td>Rangareddi Dist.</td>
<td>8,099</td>
<td>25,37,350</td>
</tr>
<tr>
<td>29.</td>
<td>Laknapur Project</td>
<td>-do-</td>
<td>2,647</td>
<td>35,257</td>
</tr>
<tr>
<td>30.</td>
<td>Kadam Project</td>
<td>Adilabad</td>
<td>21,920</td>
<td>2,28,82,485</td>
</tr>
<tr>
<td>31.</td>
<td>Nizamsagar Project</td>
<td>Nizamabad</td>
<td>2,75,000</td>
<td>Demand not fixed</td>
</tr>
<tr>
<td>32.</td>
<td>Kamaduga Project</td>
<td>Nizamabad</td>
<td>5,281</td>
<td>Demand not fixed</td>
</tr>
<tr>
<td>33.</td>
<td>Slivagu Project</td>
<td>Warangal</td>
<td>2,956</td>
<td>10,10,049</td>
</tr>
<tr>
<td>34.</td>
<td>Musi Project</td>
<td>Nalgonda</td>
<td>40,540</td>
<td>75,37,102</td>
</tr>
<tr>
<td>35.</td>
<td>Miligiri Project</td>
<td>Medak</td>
<td>Demand not fixed</td>
<td></td>
</tr>
<tr>
<td>36.</td>
<td>Lankasagar Project</td>
<td>Khammam</td>
<td>5,878</td>
<td>Demand not fixed</td>
</tr>
<tr>
<td>37.</td>
<td>Gollapudi Pumping Scheme</td>
<td>Krishna</td>
<td>7,264</td>
<td>21,53,653</td>
</tr>
</tbody>
</table>

**Total**

<table>
<thead>
<tr>
<th>Acres in Lakhs</th>
<th>Rs. in crores</th>
</tr>
</thead>
<tbody>
<tr>
<td>26.73</td>
<td>70.67</td>
</tr>
</tbody>
</table>

As the above irrigation works come under the purview of the Andhra Pradesh Irrigation Projects (Special Land Tax) Act, 1976 the Government intends to collect the Special Land Tax.

(c) Yes, Sir, Representations have been received from M.L.As., either for postponement, stay of or exemption from collection of Special Land Tax.

(d) They are under examination by the Government.

(e) and (f): There is no such proposal under consideration.
ISSUE OF EVICTION NOTICES TO 150 HUT DWELLERS OF AMINAPET IN ELURU BY THE TAHSILDAR

64—

9249—(U) Q.—Sri P. Janardhan Reddy: Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that the Tahsildar of Eluru has issued eviction notices to nearly 150 hut dwellers of Aminapet in Eluru; and

(b) if so, the reasons therefor?

(U) A.—Yes, Sir. The Tahsildar Eluru has issued eviction orders (Section 6 notices) on 16th January, 1982 to 146 encroachers who occupied Government Poramboke lands near Aminapet of Eluru Town by dwelling sheds.

(b) Out of the 146 encroachments, 69 encroachments made in R. S. Nos. 64, 36/1, 36/2, 36/3, 36/4, 37 and 39/3 to the extent of Acs. 2.17 were treated as highly objectionable as the land is classified in accounts as District Offices poramboke and is mainly intended for the location of Government offices and construction of quarters for staff. The 14 encroachments made in R. S. No. 30/2 classified as 'Road' Poramboke to an extent of Ac. 0.31 cents are also treated as objectionable as the road is getting narrowed year after year. The 63 encroachments made in R. S. No. 40/1A classified in accounts as "Tammileru Poramboke" (river course and its bunds and either side) to an extent of Acs. 2.97 were also held objectionable by the P. W. D. authorities, who made a request for evicting those encroachments.

ESTABLISHED OF SUGAR FACTORY AT ALAMPUR IN MAHABOBNAGAR DISTRICT

65—

9432 Q:— M. Jayaramulu: Will the minister for Sugar Industry be pleased to state:

Whether there is any scheme with the Government to establish Sugar Factory at Alampur, Mahaboobnagar district?

A—No, Sir.

PRIVATE NURSING & HEALTH VISITORS TRAINING CENTRES IN THE STATE

66—

8968 Q:— Dr. Chandra Mouli: Will the Minister for Medical and Health be pleased to state;
(a) number of Nursing and Health Visitors Training Centres in our State apart from Government Institutions;

(b) are they keeping the necessary standards;

(c) how many of them are getting grant-in-aid by the Government; and

(d) how they are supervised?

A—(a) there are no Health Visitors Training Centres in our State apart from three Government Institutions. However, there are 13 Private institutions which are conducting training in General Sick Nursing of 3½ years duration leading to Certificate in General Nursing and Certificate in Midwifery;

(b) Yes, sir

(c) the 13 private Institutions, which are conducting training in General Sick Nursing, are not getting the grants.

(d) State Nursing Council appoints Inspectors to all the Schools including Private Institutions. Indian Nursing Council which gives recognition to these schools also send Instructors to supervise the institutions.

POSTING OF A LADY DOCTOR AT GURAJALA TALUK, GUNTER DISTRICT

8812 Q—Sri G. Mallikarjuna Rao: Will the Minister for Medical and Health be pleased to state:

(a) the time from which Lady Doctor had not been posted to the Hospital at Gurajala taluk Headquarters in Guntur district;

(b) the reasons therefor; and

(c) the time by which a Lady Doctor will be posted there?

A—(a) The post of Woman Assistant Surgeon in Government Hospital, Gurajala has fallen vacant due to the transfer of Dr. M. Satyavathi, on 20th November, 1979.

(b) The post of Woman Assistant Surgeon could not be filled up due to dearth of Lady Medical Officers.
Posting of a Lady Doctor at Gurajala 26th July 1982
Taluk, Guntur District

(c) The post would be filled up soon after the requirement of Civil Assistant Surgeons which is under process, is finalised by the Andhra Pradesh Public Service Commission.

WIDENING OF THE BRIDGE NEAR SRI RAMA TALKIES IN WANAPARTHY

9288 Q.— Sri M. Jayaramulu: Will the minister for Roads & Buildings be pleased to state:

(a) whether it is a fact that the bridge near Sri Rama Talkies in Wanaparthy town is very narrow and as a result whenever there are heavy rains, water flows into the town inundating the hospital, Police Station, Bus stand, Girls School into the houses of the residents causing crores of loss of properties; and

(b) whether there is any scheme with the Government to widen the said bridge?

A—(a) The bridge near Sri Rama Talkies in Wanaparthy town is narrow, During the Cyclone of May, 1979 the rain water inundated the premises of Government Hospital and others. During the normal rains, the bridge is functioning satisfactorily and serving the needs of the traffic. No untoward damages have however, occurred causing loss of property worth crores of rupees during the inundation in May, 1979.

(b) Construction of new bridge will be considered when funds position improves.

ACQUISITION OF INAM LANDS BY THE GOVT. IN EAST GODAVARI TO LAY ROADS AND CONSTRUCT BUILDINGS

8933 Q.— Sri M. Yerraiah Reddy, Shrimati G. Dhana Suryavathi and Shrimati M. Swarajyam: Will the minister for Roads and Buildings be pleased to state:

(a) whether it is a fact that the Government about 15 years back had acquired the Inam lands of Barbers (Nayee Brahmans) bearing S. Nos. 406/1, 406-B/5, 407 and 409/1 situated at Mandapeta village, Alamuru taluk, East Godavari district for the purpose of laying roads and constructing buildings;
(b) whether it is also a fact that neither compensation has been given so far nor the unused land has been returned to them; and

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

A—(a) Yes Sir.

(b) and (c) No, Sir. Compensation was paid to certain persons who could prove their title. In respect of other persons who have to prove their title the amount of compensation was deposited in the Sub-Court, Rajahmundry in 1963. Unused land is not returned as the same is required by the Government. The persons have been advised by the Sub-Collector, Rajahmundry to claim the amount of compensation from the Court.

SELLING OF ARRACK BY ARRACK CONTRACTORS IN BLACK MARKET AT WANAPARTHY

70—

9235 Q.— Sri M. Jayaramulu: Will the Minister for Excise be pleased to state:

Whether it is a fact that arrack is being sold by the arrack contractors in the black market in the 72 villages of wanaparthy taluk, with the convinace of the Excise Officials and without licence?

A.—No, Sir.

ARREARS DUE FROM CONTRACTORS OF TODDY AND ARRACK SHOPS IN A. P.

71—

9025 Q.—Sri D. China Malliah: Will the Minister for Excise be pleased to state:

(a) the total amount of arrears due from the mustajars (Contractors) of Toddy and Arrack shops in Andhra Pradesh;

(b) since how long the amount is due?

(c) the reasons due to which they have fallen into arrears; and
Arrears Due from Contractors of Toddy and Arrack Shops in A. P.

(d) the time required to recover the amount of arrears?

A.—(a) Rs. 1,116.53 lakhs at the end of the December 1981

(b) The oldest item of dues in the said total amount, relate to 1947-48.

(c) Prior to 1973, several benami bidders participated in excise auctions which were conducted without insisting upon production of their solvency and property certificates and hence arrears to the tune of Rs. 407.88 lakhs accrued up to 1972-73 excise year. From the excise year 1973-74, solvency certificates are being insisted upon from intending bidders but the arrears were accumulated on account of the imposition of penalty levied on short drawn MGO., penalty for illicit tapping, penalty due to resultant loss on account of shop being reauctioned for non-payment of rentals, contravening the major provisions of the Rules in force etc. and as contractors are filing W. Ps. Suits and I. PS.

(d) It is not possible to fix exact time for recovery of arrears and instructions have been issued by the Excise Commissioner to all Excise officers to launch a special drive to recover arrears under the provisions of the Revenue Recovery Act.

SELLING OF SENDHI IN BLACK MARKET IN TANDUR TOWN

72—

8613 Q.—Sarvasri M. Yerriah Reddy, M. Omkar, N. Raghava Reddy, A. Laxminarayana and Smt. M. Swarajyam : Will the Minister for Excise be pleased to state :

(a) whether it is a fact that the sendhi shops in Tandur town of Ranga Reddy district have not been put to public auction for the year 1980-81;

(b) whether it is also a fact that the sendhi is being sold in black market with the connivance of Excise Officials; and

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

A.—(a) Yes Sir,

(b) No Sir.

(c) The Tandur town toddy shops were originally put to public auction for the excise year 1980-81 on 30th September 1980 but
owing to lack of time on that day, the auction was postponed to 1st October 1980. The shops were not actioned even on 1st October, 1980 as there was a petition from the tappers pending before the Commissioner of Excise for allotment of shops to T.C.S. The Commissioner of Excise rejected the request of the tappers on 21st October, 1980 and thereafter the shops were notified for auction on 3rd November. The auction scheduled to be held on 3rd November 1980 was also not held as in the meanwhile a revision petition was filed by the tappers. During the period of examination of the Revision stay was ordered by Government and ultimately orders were issued vacating the stay and the shops were leased out for the remaining period from 10th August 1981 to 30th September 1981, after calling limited tenders, in favour of highest tenderer for an amount of Rs. 1,05,000.

COMMUNITY IRRIGATION WELLS SANCTIONED IN A. P.

73—

4876 (T) Q.—Sri China Mallaiah: Will the Minister for Panchayati Raj be pleased to state:

(a) The district-wise number of community irrigation wells sanctioned in Andhra Pradesh:

(b) whether sanctions are given for such wells for the benefits of persons other than Backward Classes, Scheduled Castes and Scheduled Tribes; if so the particulars thereof;

(c) the number of wells that are nearing completion;

and

(d) whether cement rings, motors and oil engines have been fixed in the case of those which have been completed and the value of the same?

A.—(a) The number of community irrigation wells sanctioned district-wise in Andhra Pradesh is given hereunder:

<table>
<thead>
<tr>
<th>District</th>
<th>No.</th>
<th>District</th>
<th>No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Srikakulam</td>
<td>147</td>
<td>Vijayanagaram</td>
<td>68</td>
</tr>
<tr>
<td>Visakhapatnam</td>
<td>112</td>
<td>East Godavari</td>
<td>Nil</td>
</tr>
<tr>
<td>West Godavari</td>
<td>400</td>
<td>Krishna</td>
<td>340</td>
</tr>
<tr>
<td>Guntur</td>
<td>13</td>
<td>Guntur</td>
<td>13</td>
</tr>
<tr>
<td>Nellore</td>
<td>405</td>
<td>Ongole</td>
<td>1303</td>
</tr>
<tr>
<td>Cuddapah</td>
<td>448</td>
<td>Kurnool</td>
<td>973</td>
</tr>
<tr>
<td>Anantapur</td>
<td>81</td>
<td>Chittoor</td>
<td>324</td>
</tr>
</tbody>
</table>
Community Irrigation Wells
Sanctioned in A. P.

<table>
<thead>
<tr>
<th>District</th>
<th>Wells</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hyderabad</td>
<td>78</td>
</tr>
<tr>
<td>Nalgonda</td>
<td>595</td>
</tr>
<tr>
<td>Nizamabad</td>
<td>233</td>
</tr>
<tr>
<td>Karimnagar</td>
<td>98</td>
</tr>
<tr>
<td>Khammam</td>
<td>45</td>
</tr>
<tr>
<td>Medak</td>
<td>622</td>
</tr>
<tr>
<td>Mahabubnagar</td>
<td>383</td>
</tr>
<tr>
<td>Warangal</td>
<td>780</td>
</tr>
<tr>
<td>Adilabad</td>
<td>311</td>
</tr>
<tr>
<td>Srikakulam</td>
<td>71 Nos.</td>
</tr>
<tr>
<td>Visakhapatnam</td>
<td>14 Nos.</td>
</tr>
<tr>
<td>West Godavari</td>
<td>Nil</td>
</tr>
<tr>
<td>Guntur</td>
<td>Nil</td>
</tr>
<tr>
<td>Ongole</td>
<td>328</td>
</tr>
<tr>
<td>Kurnool</td>
<td>Nil</td>
</tr>
<tr>
<td>Chittoor</td>
<td>12</td>
</tr>
<tr>
<td>Medak</td>
<td>138</td>
</tr>
<tr>
<td>Mahabubnagar</td>
<td>Nil</td>
</tr>
<tr>
<td>Karimnagar</td>
<td>2</td>
</tr>
<tr>
<td>Khammam</td>
<td>19</td>
</tr>
<tr>
<td>Vizianagarm</td>
<td>5 Nos.</td>
</tr>
<tr>
<td>East Godavari</td>
<td>Nil</td>
</tr>
<tr>
<td>Krishna</td>
<td>15 Nos.</td>
</tr>
<tr>
<td>Nellore</td>
<td>227</td>
</tr>
<tr>
<td>Cuddapah</td>
<td>37</td>
</tr>
<tr>
<td>Anantapur</td>
<td>Nil</td>
</tr>
<tr>
<td>Hyderabad</td>
<td>18</td>
</tr>
<tr>
<td>Nalgonda</td>
<td>Nil</td>
</tr>
<tr>
<td>Warangal</td>
<td>69</td>
</tr>
<tr>
<td>Adilabad</td>
<td>Nil</td>
</tr>
</tbody>
</table>

(b) Most of the wells are sanctioned for the benefit of Backward Classes, Schedule Castes and Scheduled Tribes only and preference was given wherever co-operative farming societies existed.

(c) The number of wells nearing completion district-wise is given hereunder:

<table>
<thead>
<tr>
<th>District</th>
<th>Wells</th>
</tr>
</thead>
<tbody>
<tr>
<td>Srikakulam</td>
<td>71 Nos.</td>
</tr>
<tr>
<td>Visakhapatnam</td>
<td>14 Nos.</td>
</tr>
<tr>
<td>West Godavari</td>
<td>Nil</td>
</tr>
<tr>
<td>Guntur</td>
<td>Nil</td>
</tr>
<tr>
<td>Ongole</td>
<td>328</td>
</tr>
<tr>
<td>Kurnool</td>
<td>Nil</td>
</tr>
<tr>
<td>Chittoor</td>
<td>12</td>
</tr>
<tr>
<td>Medak</td>
<td>138</td>
</tr>
<tr>
<td>Mahabubnagar</td>
<td>Nil</td>
</tr>
<tr>
<td>Karimnagar</td>
<td>2</td>
</tr>
<tr>
<td>Khammam</td>
<td>19</td>
</tr>
<tr>
<td>Vizianagarm</td>
<td>5 Nos.</td>
</tr>
<tr>
<td>East Godavari</td>
<td>Nil</td>
</tr>
<tr>
<td>Krishna</td>
<td>15 Nos.</td>
</tr>
<tr>
<td>Nellore</td>
<td>227</td>
</tr>
<tr>
<td>Cuddapah</td>
<td>37</td>
</tr>
<tr>
<td>Anantapur</td>
<td>Nil</td>
</tr>
<tr>
<td>Hyderabad</td>
<td>18</td>
</tr>
<tr>
<td>Nalgonda</td>
<td>Nil</td>
</tr>
<tr>
<td>Warangal</td>
<td>69</td>
</tr>
<tr>
<td>Adilabad</td>
<td>Nil</td>
</tr>
</tbody>
</table>

(d) All the completed wells are fixed either with cement rings or constructed with stone or brick mesonary as per site conditions. The oil engines or motors are not fixed for all the completed wells. This aspect is concerned to Project Authorities of Rural Development. The most of the C. I. wells are taken up with the funds provided by them. The Panchayati Raj Department is only the executing agency in respect of construction of C.I. wells only and concerned project authorities have to take action for providing motors or oil engines with pump sets.

SEPARATE GRAM PANCHAYAT FOR THIPPAYAPALLI IN MAHABOOBNAGAR DISTRICT.

74—

9349 Q. — Sri M, Jayaramulu: Will the Minister for Panchayati Raj be pleased to state:
Separate Gram Panchayat for Thippayapalli in Mahaboobnagar District

(a) whether it is a fact that five villages with a population of 2,500 constituting Thippayapalli village Panchayat are situated far away from one another: and

(b) whether there is any scheme with the Government to divide these into two Panchayats?

74—

6349 A. — (a) There is no separate Gram Panchayat in the name of Thippayapalli in Mahabubnagar, Budidipudu Gram Panchayat consists of four villages including Thippayapalli village and the total population of the Gram Panchayat as per 1971 Census is 1847. The distance from one village to another is not more than five kilometres approximately.

(b) No such proposal is pending.

TAKING OVER OF OPERATION FLOOD II IN SRIKAKULAM DISTRICT BY THE STATE GOVT.

75—

9211 Q. — Sri V. Narasimha Rao: Will the Minister for Animal Husbandry be pleased to state:

(a) whether it is a fact that State Government have taken Operation Flood II in Srikakulam district.

(b) when it will be commenced and the amount to be spent in this regard.

(c) number of districts covered in Operation Flood II; and

(d) whether this scheme will give any economic support to the Scheduled Castes and Scheduled Tribes?

75—

9211 A. — (a) Yes, Sir.

(b) The Operation Flood-II Programme in Srikakulam district has already commenced. The amount to be spent in Srikakulam district is expected to be about Rs. 97.00 lakhs spread over a period of 7 years as per the proposals sent to Indian Dairy Corporation.
Taking over of Operation Flood II in Srikakulam by the State Govt.

(c) 16 Districts in A.P

(d) Yes, Sir.

ACTION TAKEN ON MEMORANDUM SUBMITTED BY THE TOBACCO GROWERS ASSOCIATION

76—

9069 Q. — Sarvasri K. Satyanarayana, M. Omkar, Smt. G. Dhana Suryavathi and Smt. Mallu Swarajyam : Will the Minister for Agriculture be pleased to state:

(a) whether the Government received a memorandum in the month of December, 1981 from the Andhra Pradesh Tobacco Growers Association Regd. No. 82/1981;

(b) if so, the contents, and

(c) the action taken thereon?

A. — (a) Yes, Sir,

(b) and (c) The Government have examined the requests of the Tobacco Growers such as supply of seedlings, fertilizers, pesticides coal and payment of remunerative prices, and they have taken action for getting better prices for the growers by convening several meetings with all concerned. The Government will take advance action in respect of other requests for the ensuing crop season.

RESTRICTION ON STORAGE OF RICE BY WHOLESALE DEALER AT ANAKAPALLI

77—

9229 Q. — Sri K. Govinda Rao : Will the Minister for Labour and Civil Supplies be pleased to state:

(a) whether it is fact that instructions have been issued by the State Government in its G. O. Ms. No. 49, dated 7th December, 1981 and G. O. Ms. No. 488 (Food and Agriculture) Department, dated 5th December, 1981 restricting the quantity of rice to be stored by any wholesale dealer at not more than 250 bags of rice at a time at Anakapalli, Visakhapatnam district; and

(b) if so, the reasons for issuing the said G. O.?

A. — (a) Yes, Sir. The Control Order is in force all over the State.
64 26th July 1982

Restriction on Storage of Rice by Wholesale Dealer at Anakapalli

(b) This Control Order has been issued to maintain free availability of open market rice at fair price throughout the State, as a dehoarding measure, as advised by the Central Government.

NON-COMPLETION OF FIELD CHANNELS UNDER PULLOOR ANICUT ACROSS BUGGAVAGU

78—

6823 Q.—Sri B. Sitaramaiah: Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that even half of the total ayacut proposed under Pulloor anicut across Buggavagu is not brought under cultivation;

(b) whether it is also a fact that field channels are not completed even though anicut was completed 15 years back; and

(c) if so the reasons therefor?

A.—(a) and (b) Yes, Sir.

(c) The scheme relating to construction of anicut across Buggavagu near Pulloor (village) was originally taken up to irrigate 2,000 acres of ayacut (i.e. 1,200 acres under L.F. and 800 acres under R.F. Channels). The R.F. Channel was excavated to its complete length and the L.F. Channel was excavated to a length of 256.00 chains as against a proposed length of 389.00 chains. The balance of 133 chains could not be excavated due to objection raised by the ryots. The construction of field channels was not provided for in the sanctioned estimate. However, an estimate amounting to Rs. 7,000 has been sanctioned later in the year 1974 for excavating field channels. The ayacut to the extent of channel excavate is being served by the field channels excavated in 1974. The shortfall in ayacut is due to economic backwardness of ayacutdars who are tribals. The consent of the ayacutdars for excavation of field channels was not obtained, since land compensation for field channels is not payadble.

IRRIGATION PROGRAMME IN PASUPULA VILLAGE IN MAHABOOBNAGAR DISTRICT

79—

8902-(D) Q.—Sarvasri M. Jayaramulu and K. Veera Reddy: Will the Minister for Ground Water be pleased to state:
Irrigation Programme in Paspula village in Mahaboobnagar District

(a) Whether it is a fact, that an amount of Rs. 90 lakhs has been sanctioned for the Lift Irrigation Programme in Pasupula village, Atmakur Taluk of Mahabubnagar district; and

(b) the stage at which the programme stands at present?

A.—(a) No, Sir.

(b) The detailed investigation is completed and estimate is under technique scrutiny in the A.P. State Irrigation Development Corporation.

SUPPLY OF NYLON YARN TO THE VICTIMS OF VEMULAKOTA VILLAGE, ONGOLE DISTRICT IN 1979.

9116 Q.—Sri Poola Subbaiah: Will the Minister for Fisheries be pleased to state:

(a) whether it is a fact that nylon yarn was supplied to the cyclone victims of Vemulakota village, Markapur taluk, Ongole district in 1979;

(b) whether it is also a fact that notices are served to the victims for return of 50% of the nylon supplied to them;

(e) whether it is a fact that Memorandum dated 16th December, 1981 was sent to Honourable Minister (Fisheries) for waiver of the amount by the Fishermen Co-operative Society, Vemulakota, Prakasam district; and

(d) If so, the action taken?

A.—(a) Yes, Sir. 330 Kgs. of nylon yarn valued at Rs. 35,569.12 was supplied to 49 fishermen on 50% subsidy and 50% loan basis. The 50% loan amount is repayable to the Andhra Pradesh State Financial Corporation, Hyderabad for which the beneficiaries have executed loan documents to the Andhra Pradesh State Financial Corporation.

(b) Yes, Sir, Action has already been taken by the Fisheries Department for collection of loan portion from the beneficiaries.
26th July 1982

Supply Nylon Yarn to the victims of Vemulakota village, Ongole District in 1979

(c) No, Sir. No such memorandum appears to have been received.

(d) Does not arise.

BUSINESS OF THE HOUSE

MR. DEPUTY SPEAKER; We will now go to matters under Rule 329.

I have asked for a discussion on the Backward Classes Committee Report. Preparation of schemes of Government for lifting 4 lakhs of people from the poverty line...

MR. DEPUTY SPEAKER: Rule 70 says that the Speaker may allow half-an-hour in a week, viz., Monday, Wednesday and Friday for a discussion on matters of urgent public importance...

10-30 a.m.
SRI M. VENKAIAH NAIDU: The House is also very much concerned. If some body comes with black badges, we will be curious to know...

MR. DEPUTY SPEAKER: It is a matter concerning the Secretariat of our Assembly.

SRI M. VENKAIAH NAIDU: The House is also very much concerned. If some body comes with black badges, we will be curious to know...
MR. DEPUTY SPEAKER: That is right. That will be looked into.

MATTER UNDER RULE 329:
re: Misbehaviour of a Constable, who was on Sentry duty at Sub-Jail, Challapalli, Krishna district towards the people of the neighbouring houses.

CALLING ATTENTION MATTERS:
re: Atrocities committed on the Harijans of Krishnamasettipalle, Giddalur Taluk on 1-7-1982.
26 th July 1982

Business of the House

I. The Question: Item 15-6-82 item, Honorable Minister of Finance

The honorable minister mentioned in the text.

2. 1-7-82 item 39j aty gaarag 838^& &4. 838/
o^a &o^a3a$Qb &g 883&a Q8)^Oa T)&)^0 83<M^Ra aO-^MC^ ^0^. 830(3^83^ ^^

3. 2-7-82 item 39j aty gaarag 838^& &4. 838/
o^a &o^a3a$Qb &g 883&a Q8)^Oa T)&)^0 83<M^Ra aO-^MC^ ^0^. 830(3^83^ ^^

4. 39j aty gaarag 838^& &4. 838/
o^a &o^a3a$Qb &g 883&a Q8)^Oa T)&)^0 83<M^Ra aO-^MC^ ^0^. 830(3^83^ ^^

5. 4-7-82 item 39j aty gaarag 838^& &4. 838/
o^a &o^a3a$Qb &g 883&a Q8)^Oa T)&)^0 83<M^Ra aO-^MC^ ^0^. 830(3^83^ ^^

6. 5-7-82 item 39j aty gaarag 838^& &4. 838/
o^a &o^a3a$Qb &g 883&a Q8)^Oa T)&)^0 83<M^Ra aO-^MC^ ^0^. 830(3^83^ ^^

7. 6-7-82 item 39j aty gaarag 838^& &4. 838/
o^a &o^a3a$Qb &g 883&a Q8)^Oa T)&)^0 83<M^Ra aO-^MC^ ^0^. 830(3^83^ ^^

8. 7-7-82 item 39j aty gaarag 838^& &4. 838/
o^a &o^a3a$Qb &g 883&a Q8)^Oa T)&)^0 83<M^Ra aO-^MC^ ^0^. 830(3^83^ ^^

9. 8-7-82 item 39j aty gaarag 838^& &4. 838/
o^a &o^a3a$Qb &g 883&a Q8)^Oa T)&)^0 83<M^Ra aO-^MC^ ^0^. 830(3^83^ ^^

10. 9-7-82 item 39j aty gaarag 838^& &4. 838/
o^a &o^a3a$Qb &g 883&a Q8)^Oa T)&)^0 83<M^Ra aO-^MC^ ^0^. 830(3^83^ ^^
8-7-82 నాటికి సంఘా సంపాదకులు సమావేశాలను జరిగాయి. జరిగిన సంఘా సంపాదన వంతును చెప్పింది 107 ప్రశ్నలు చేసారు. ఈ సంఘా సంపాదన ప్రత్యేకంగా 85 ప్రశ్నలు సంపాదకుల పై పడింది. 1984 సంపాదకుల పై భాషా సంస్థ సంఘా సంపాదన ఎన్నో ప్రత్యేకాలు నిర్ధారించాయి. 5-7-82 నాటికి వనరు రెండు సందర్భాలు మ.స. 17, 18/82 గారు పాత్రలు సచివాలు కార్యదిశా మార్గము. అనేకం పాత్రల సంఖ్యలు ఇస్తుంది 22.7.82 వందల కార్యదిశము.

సన్న. కనుక, గ. ఎనియిక మనం నాటి కాలంలో సంఘా సంపాదకులు మనం కార్యదిశము వంతు నిర్ధారించాయి. 1.7.82 నాటి సంఘా సంపాదకుల ప్రత్యేకంగా 85 ప్రశ్నలు సంపాదకుల పై పడింది. ఇతర సంఘా సంపాదన సంఖ్యలు నిర్ధారించాయి. ప్రత్యేకంగా మన సంఘా సంపాదకుల పై భాషా సంస్థ సంఘా సంపాదన ఎన్నో ప్రత్యేకాలు నిర్ధారించాయి. సమావేశాల సంఘా సంపాదన భాషా సంస్థ సంఘా సంపాదన ఎన్నో ప్రత్యేకాలు నిర్ధారించాయి. అధికం పాత్రల సంఖ్యలు ఇస్తుంది 22.7.82 వందల కార్యదిశము.
72 26th July 1982  

Business of the House

నియోగ కట్టడు 30వద. చిత్తు చేతులచే అంగ ఆర్థిక పని ఆటాంటి ప్రతిష్ఠ ఎందుకు కూడా లేనిది. అంటే ప్రతి రాతగా పనిచేయలేదు.

సంశయాలను అనికొనటానికి ప్రతిష్ఠ ఎందుకు ఒకేదానికి నియోగ పని ఆటాంటి ప్రతిష్ఠ ఎందుకు కూడా లేనిది. ప్రతి రాతగా చిత్తు చేతుతుంది. పై రాతిలో ఎంటే పనిచేయలేదు.

ఫిస్టికల్: సంశయాలను అనికొనటానికి ప్రతిష్ఠ ఎందుకు ఒకేదానికి నియోగ పని ఆటాంటి ప్రతిష్ఠ ఎందుకు కూడా లేనిది. ప్రతి రాతగా చిత్తు చేతుతుంది. పై రాతిలో ఎంటే పనిచేయలేదు.

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Let the proceedings go on. Let the Hon. Minister visit that village. What is the reply for that?

SRI C. JAGANNATHA RAO: If necessary. Then it will become a precedent. Wherever the incident occurs I have to go.

2. re; Irregularities in the conduct of Degree Examinations by the Nagarjuna University.
Sri K. KESAVA RAO,

Sir, An anonymous source tipped off the authorities of the Nagarjuna University that a former student of an affiliated college had obtained a fictitious marks statement enabling him to get a pass in B.A. examination.

2. After verifying the concerned records of alleged case the university found prima facie evidence in the above case and a Sub-Committee of the Syndicate of the Nagarjuna University was formed to go into the cases of tampering of records in the examination section. The Sub-Committee verified the concerned records after interviewing the said individual who was alleged to have the fictitious document. A prima facie case of active involvement of a clerk was found and he was suspended.

3. The Sub-Committee got the various records of the examination section verified to detect other cases of fraud. Instances of erasing the entries in the Tabulated Results Registers, overwriting the marks, and issuing of forged provisional pass certificates came to light during verification. The individuals involved in the above cases have been asked by the University to submit the original documents / certificates for scrutiny and further action.

4. The Registrar, Nagarjuna University has sent 4 letters to the Director General of Police, A.P., Hyderabad, on 29-5-1982, 5-6-1982 and 28-6-1982 for registration and investigation of the cases.

5. The Crime Branch C.I.D. A.P. has started investigation in the matter. Steps are being taken to get the investigation expedited.

11-00 A.M.
3. re: the plight of the I.T.I. Certificate holders, who have completed their Apprenticeship, in securing jobs.
10. Business of the House

2. 26th July 1982

3. My Business

4. To discuss the business of the House.


34. Business of the House.


40. Business of the House.


42. Business of the House.


44. Business of the House.


47. Business of the House.


52. Business of the House.


60. Business of the House.


64. Business of the House.


70. Business of the House.


73. Business of the House.


75. Business of the House.


77. Business of the House.


82. Business of the House.


84. Business of the House.


86. Business of the House.


89. Business of the House.


100. Business of the House.
Business of the House 26th July 1982

[Text content not clearly visible due to image quality]
PAPER LAID OF THE TABLE

re: certain amendments relating to the rules to the posts of
Attenders under Zilla Grandhalaya Samsthas.

SRI M.A. AZIZ: Sir, with your permission, on behalf
of Sri K. Keshava Rao, Minister for Education, I beg to lay on the
table a copy of G.O. Ms. No. 1344, Education, dated: 14-12-1981
containing certain amendments relating to the rule to the posts of

MR. DEPUTY SPEAKER: Paper laid.

PAPER PLACED ON THE TABLE

re: report on the decisions of the Business Advisory Committee.

SRI M. A. AZIZ: Sir, with your permission, on behalf of Sri A. Madan Mohan, Leader of the House, 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 22nd July, 1982.

MR. DEPUTY SPEAKER: Paper placed on the Table.

GOVERNMENT BILLS

THE ANDHRA PRADESH BUILDINGS
(LEASE, RENT AND EVICTION)
CONTROL (AMENDMENT) BILL, 1982.

SRI M. A. AZIZ: Sir, with your permission, on behalf of Sri B. Venkatram, Chief Minister, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Buildings (Lease, Rent and Eviction) Control (Amendment) Bill, 1982.

MR. DY. SPEAKER: Motion moved.

Why they have not attended the House?

MR. DEPUTY SPEAKER: They have gone to the Council.
It is not good.

MR. DEPUTY SPEAKER: They are attending the Council.

SRI S. JAIPAL REDDY: Sir, I am not raising a point of order. It is only a submission.

... (No reply.)

MR. DY. SPEAKER: It is only the introduction of the Bill.

The question is:

"That leave be granted to introduce the Andhra Pradesh Buildings (Lease, Rent and Eviction) Control (Amendment) Bill, 1982.

(Pause)

The Motion was adopted and the Bill was introduced.

THE ANDHRA PRADESH GENERAL SALES TAX (AMENDEMENT) BILL, 1980.

SRI M. BAGA REDDY: Sir, I beg to move:

"That leave be granted to withdraw the Andhra Pradesh General Sales Tax (Amendment)

MR. DEPUTY SPEAKER: Motion moved.

SRI K. GOVINDA RAO: Sir, let him explain the reasons for such withdrawal.
SRI K. GOVINDA RAO: Whether the Government does not like to collect any sales tax?

SRI M. BAGA REDDY: No. it is not like that.
82 26 th July 1982 Business of the House

ప్రమాణం:

1. ఏమి నియంత్రణ ఉండుంది?

2. సాధనాలు: 3.12.80 నాడు నియంత్రణ.

3. సాధనాలు: - కొలంబియా సంస్కరణ 1980 నాటికి సంధి నియంత్రణ. ఈ నియంత్రణ నియంత్రణ కాను?

4. సాధనాలు: - మొత్తం నియంత్రణ వాటా మాదిరి. అడిగా సంధి నియంత్రణ నియంత్రణ కాను?

5. సాధనాలు: - సంధి నియంత్రణ వాటా మాదిరి. అడిగా సంధి నియంత్రణ నియంత్రణ కాను?

6. సాధనాలు: - సంధి నియంత్రణ వాటా మాదిరి. అడిగా సంధి నియంత్రణ నియంత్రణ కాను?

7. సాధనాలు: - చర్చా నియంత్రణ వాటా మాదిరి. అడిగా చర్చా నియంత్రణ నియంత్రణ కాను?

8. సాధనాలు: - చర్చా నియంత్రణ వాటా మాదిరి. అడిగా చర్చా నియంత్రణ నియంత్రణ కాను?
Business of the House

26th July 1982

[Text in Telugu script]

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[Translation]

The House met at 2.30 p.m., Mr. Ramakrishna Reddy in the Chair.

Mr. Ramakrishna Reddy took the Chair.

Mr. Ramakrishna Reddy stated that it was the 11th session of the 30th Assembly.

Mr. Ramakrishna Reddy mentioned that the proceedings of the previous session would be continued today.

Mr. Ramakrishna Reddy said that the Motion for the Adoption of the Budget for the year 1982-83 was on the agenda.

Mr. Ramakrishna Reddy informed the House that the Budget had been passed unanimously.

Mr. Ramakrishna Reddy stated that the discussions on the Budget would take place in the next session.

Mr. Ramakrishna Reddy reminded the House of the importance of financial planning for the coming year.

Mr. Ramakrishna Reddy urged the Members to participate actively in the debates on the Budget in the next session.

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[Continued in Telugu script]
MR. DEPUTY SPEAKER: The question is:

"That the House do agree for the withdrawal of the Andhra Pradesh General Sales Tax (Amendment) Bill, 1980."

The motion was adopted and the bill was withdrawn.

THE PUBLIC WAKFS (EXTENSION OF LIMITATION) ANDHRA PRADESH Amendment Bill, 1982.

SRI M. A. AZIZ: I beg to move;

"That the Public wakfs (Extension of Limitation) Andhra Pradesh Amendment Bill, 1982 be taken into consideration."
MR. DEPUTY SPEAKER: Motion moved.

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1. Discussion—As you may recall, the issue of the 1981-82 budget was debated extensively. The Finance Minister presented the budget on 26th July 1981, and the House discussed it in detail. In my opinion, the budget was well thought out and balanced.

2. The primary focus of the budget was on economic growth and development. It allocated funds for various sectors, including agriculture, industry, and infrastructure. The agricultural sector received a significant portion, which was aimed at increasing production and improving the livelihood of farmers.

3. The budget also included measures to reduce inflation, which was a major concern at the time. The government introduced a series of price controls and subsidies to bring down the cost of living.

4. In terms of taxation, the budget proposed an increase in indirect taxes to raise revenue. However, the government also introduced tax holidays for small businesses, which was aimed at promoting entrepreneurship.

5. The budget was generally well-received, with most Members of Parliament supporting its principles. However, there were some concerns raised about the allocation of funds, particularly in education and health sectors.

6. Overall, the 1981-82 budget was a balanced and comprehensive plan aimed at achieving economic stability and growth. The government has been working towards implementing the budget, and we will continue to monitor its progress in the coming months.
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[Document text in Telugu script]
స్వయంభూతం చేయడానికి అవగాహించారు. ఇది ఎంపిక కదాదానికి మొత్తం 2000 రూపాయలకు అవసరమైన బండాన్ని సేకరించారు. సేకరించే ప్రతి బండం 1000 రూపాయలు ఉండాయి. భారతదేశం ఉంది, నాగార్జున జిల్లా, బొంబాయి ద్వారా వివిధ సామాసిక సేవల కేంద్రాల్లో యొక్క సంఖ్యలు ఉండగా ఉంటాయి. అదే సమయంలో ప్రతి బండాన్ని వివిధ సామాసిక సేవల కేంద్రాల్లో యొక్క సంఖ్యలు ఉండగా ఉంటాయి.
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ಬಯಾಸ, ಮಹರಾಷ್ಟ್ರ ಮತ್ತು ಕರ್ನಾಟಕದಲ್ಲಿ ಚಾಚುವಿಕೆಯಾದ ಪಡೆಯಿಸದ ಹಸಿರು ಮತ್ತು ಸಾಂಸ್ಕೃತಿಕ ಪರ್ಷಿಯನ್ ವಿಶ್ವಾಸದ ವಿಷಯಗಳು. ಹುಟ್ಟುಪಟ್ಟಿದ್ದ ಪ್ರಶ್ನೆಗಳು ಸ್ತೂಪದ್ಮಗೊಂಡ ಸಂಶೋಧನೆಗಳು ಮತ್ತು ಕಡತ್ತುಗಳನ್ನು ಪರಿಚಯಿಸಲು ಕೇಂದ್ರ ಅಧಿಕಾರಿಗಳು ಹಾಕಿದರೆ, ತಿಳಿದು ಕೂಡ ಹಾಕಿರುತ್ತದೆ. ಆದರೆ ಶುಲ್ಕ ಬಿಡಿ ಮತ್ತು ಸಂಶೋಧನೆಗಳು ಹುಟ್ಟುಪಟ್ಟಿದ್ದ ಪ್ರಶ್ನೆಗಳು ಮತ್ತು ಕಡತ್ತುಗಳನ್ನು ಪರಿಚಯಿಸಲು ಕಡೆ ಪಡೆಯಲಾಗುತ್ತದೆ.

ಅಸ್ಸಾರ್ ಹೋಡಿಯು ಹಾಕಿದರೆ, ಹುಟ್ಟುಪಟ್ಟಿದ್ದ ಪ್ರಶ್ನೆಗಳು ಮತ್ತು ಕಡತ್ತುಗಳು ಹುಟ್ಟುಪಟ್ಟಿದ್ದ ಪ್ರಶ್ನೆಗಳು ಮತ್ತು ಕಡತ್ತುಗಳನ್ನು ಪರಿಚಯಿಸಲು ಕಡೆ ಪಡೆಯಲಾಗುತ್ತದೆ. ಮಟ್ಟವಾಚಿಕರ ಸ್ಥಳಾತ್ಮಕ ಅಧಿಕಾರಿಗಳು ಹಾಕಿದರೆ, ಹುಟ್ಟುಪಟ್ಟಿದ್ದ ಪ್ರಶ್ನೆಗಳು ಮತ್ತು ಕಡತ್ತುಗಳು ಹುಟ್ಟುಪಟ್ಟಿದ್ದ ಪ್ರಶ್ನೆಗಳು ಮತ್ತು ಕಡತ್ತುಗಳನ್ನು ಪರಿಚಯಿಸಲು ಕಡೆ ಪಡೆಯಲಾಗುತ್ತದೆ.

ಅಸ್ಸಾರ್ ಹೋಡಿಯು ಹಾಕಿದರೆ, ಹುಟ್ಟುಪಟ್ಟಿದ್ದ ಪ್ರಶ್ನೆಗಳು ಮತ್ತು ಕಡತ್ತುಗಳು ಹುಟ್ಟುಪಟ್ಟಿದ್ದ ಪ್ರಶ್ನೆಗಳು ಮತ್ತು ಕಡತ್ತುಗಳನ್ನು ಪರಿಚಯಿಸಲು ಕಡೆ ಪಡೆಯಲಾಗುತ್ತದೆ.
సంంచించినంత్రం: అసాగించి నేరు కీలకంగా, కీలకంగా వేసిన ఎప్పుడు. ఎందుకంటి సంచించినంత్రం ఎందుకు చెపుస్తారు?

చూసుకోండి. నాటపుడు: కూడా కీలకంగా, కీలకంగా వేసిన ఎప్పుడు. మిగిలి వాడుక ఎందుకంటి సంచించినంత్రం ఎందుకు చెపుస్తారు. మిగిలి మూడవ మిశ్రమంగా వేసిన ఎప్పుడు మంది పోలీసులు. మూడవ మిశ్రమం నమచే తినడానికి సమాధానం యొక్క ప్రత్యేకమైన సంచించినంత్రం 20, 40 లు ప్రతి సంచించినంత్రం యొక్క ప్రత్యేకమైన సంచించినంత్రం 50 కలిగి ఉంది. మూడవ మిశ్రమం నమచే తినడానికి సంచించినంత్రం యొక్క ప్రత్యేకమైన సంచించినంత్రం యొక్క ప్రత్యేకమైన సంచించినంత్రం 100 కలిగి ఉంది. ఇలా చాలా అంటే కేసి అనే పద్ధతి ఉంటాయి. మూడవ మిశ్రమం నమచే తినడానికి సంచించినంత్రం యొక్క ప్రత్యేకమైన సంచించినంత్రం 200 కలిగి ఉంది. ఇక చాలా అంటే కేసి అనే పద్ధతి ఉంటాయి. మూడవ మిశ్రమం నమచే తినడానికి సంచించినంత్రం యొక్క ప్రత్యేకమైన సంచించినంత్రం 500 కలిగి ఉంది. ఇక చాలా అంటే కేసి అనే పద్ధతి ఉంటాయి.
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12-00Noon

నండి. మహామండలం: ఏ ప్రత్యేకించినది మాత్రమే మనం ఎందుకు భావించరాదు. నాటికి విశ్వాసం విస్తరించే యొక్క సంభవించిన వారి గురుతింపు ముతా ఉండాలి. ఆ కాలంలో మనం ప్రత్యేకించినది మాత్రమే మనం ఎందుకు భావించరాదు. నాటికి విశ్వాసం విస్తరించే యొక్క సంభవించిన వారి గురుతింపు ముతా ఉండాలి.

ఆ కాలంలో మనం ప్రత్యేకించినది మాత్రమే మనం ఎందుకు భావించరాదు. నాటికి విశ్వాసం విస్తరించే యొక్క సంభవించిన వారి గురుతింపు ముతా ఉండాలి.
SRI M. A. AZIZ: Sir, the purpose of the amendment is to extend the period of limitation which has come to an end by 31st December 1981. So, any suit filed after 31st December 1981 with regard to the properties belonging to the Wakf Institutions will get barred by limitations. But, for filling the suits within this period, the Wakf Board has its own difficulties. The thing is that the entire Wakf properties have not yet been got surveyed completely and where survey has already taken place, the survey report could not be published in the official Gazette for want of funds. The estimate cost of publishing the survey report in the Gazette has come to about Rs. 30.00 lakhs. So, unless the entire survey report with regard to the several Wakf properties is published in the Official Gazette, the Board will not get a locus standi to file suits against the encroachers.

In addition to what has already been surveyed, there are several other properties and areas which have yet to be got surveyed. So, unless the period of limitation is extended, there is no point in continuing the survey and the survey that has already been conducted would also become useless.

My submission is, by extending this period of limitation, we do not want to cause harm to either small ryots or marginal ryots or others who have developed these properties with considerable involvement. But what we have requested is, to complete our survey operations, this has got to be extended. The period of limitation has to be extended. Otherwise neither the already surveyed record nor the records still to be surveyed, will serve any purpose. So, the doubt expressed by several Hon’ble Members that this may cause some damage to small ryots or to persons who have purchased properties quite a long time back, say beyond 30 or 40 years, would be snatched away by the Wakf Board, is not just.

I can assure this House that though the Wakf Board will be given this power to have suits filed upto 31st December 1986, even in those circumstances, we will live upto to the equity and we will see that no damage is caused and whatever is possible and what is workable, we shall certainly achieve.

Therefore I request the Hon’ble Members to support this amendment and pass this Bill.
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Tahafuz-e-Dastagir Badey Khoonein Ka Dafa

Sir Syed Ahmad, Chairman, 1st House of the Assembly, spoke for a short while.

Sir Ghulam Ali, Speaker, then rose to announce the following matters:

1. The Financial Bill 1979
2. The Punjab Local Government Bill 1979
3. The Punjab Local Government Act 1979
4. The Punjab Local Government Ordinance 1979
5. The Punjab Local Government Act 1979

The Chairman then informed the House that the Assembly would sit on the following days:

- Monday, 29th July
- Tuesday, 30th July
- Wednesday, 31st July
- Thursday, 1st August
- Friday, 2nd August

The Chairman then adjourned the Assembly.
In this State, a large number of wakf properties had been surveyed by the Commissioner of Wakfs and it may take some more time for the publication of list under section 5 of the Wakfs Act 1954 and for the expiry of the period under the first proviso to subsection (1) of section 6 thereof. There are numerous case both in the Telangana and the Andhra areas in which suits have to be filed.
for recovery of the possession of wakf properties which are under illegal occupation or encroachment. In order to ensure that suits to recover possession of wakf properties in such cases are not barred by limitation...”

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

MR DEPUTY SPEAKER: The question is

“That the Public Wakfs (Extension of Limitation) Andhra Pradesh Amendment Bill 1982, be taken into consideration.”

Sri M. Omkar preessed for division. The House devided thus:
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Ayes 93
Noes 13
Neutrals nil

The Motion was adopted and the Bill was considered.

(at this juncture, some pamphlets were thrown into the House from the visitors' Gallery.)

MR. DEPUTY SPEAKER: What is all this? Somebody should look after it please.

Now, there are no amendments to clauses.

The Clauses 2, 3, 1, Enacting formula and long title are before the House.

The question is: that the clauses 2, 3, 1 enacting formula and long title do stand part of the Bill.

(pause)

Motion was adopted and Clauses 2, 3, 1 enacting formula and long title were added to the Bill.

SRI M. A. AZIZ: Sir, I beg to move.

"That the Public Works (Extension of Limitation) Andhra Pradesh Amendment Bill, 1982" be passed.

Mr DEPUTY SPEAKER: Motion moved

(Some pamphlets were thrown again from the visitors' Gallery on Sri Ch. Rajeswara Rao)

Resolution

re: Conviction of certain persons for throwing Pamphlets in to the House from the Visitors' Gallery.

SRI CH. RAJESWARA RAO: Sir, the Leader of the House is helpless.

SRI A. MADANMOHAN (Leader of the House): Sir, you have witnessed and the whole House has witnessed this indignified
approach by some of the Visitors. I do not know as to what the Watch and Ward is doing? Unless we take severe action against such type of incidence, to-morrow the security of the House will be in danger. It is not a correct approach to do.

MR. DEPUTY SPEAKER :- I will place some more people at the bundobust.

SRI A. MADANMOHAN :- sir, they should be order to be prosecuted and convicted. I think this is the consensus of opinion of the entire House irrespective of opposition/and Treasury benches.

(At this juncture some more pamphlets were thrown from the Visitors' Gallery on the Leader of the House)

SRI A MADANMOHAN :- I am moving as Leader of the House that all of them should be prosecuted and convicted and from to-morrow onwards there should be strict vigilance.

MR. DEPUTY SPEAKER :- We have to restrict number of visitors in the lounges also.

MR. A. MADANMOHAN :- sir, it has been the general consensus of the House. Nobody relishes such type of action irrespective of as to who has thrown it and whatever the pamphlet is. As the Leader of the House I move the following resolution.

MR. DY. SPEAKER :- Yes.

SRI A. MADANMOHAN :- sir, I beg to move:

"that the persons calling themselves, C. Narsing Rao, s/o. Satyanarayana Rao; D. Raghuram /S/o. Sayuloo; Satyanarayana s/o. Mallaiah; Yadagiri Rao, s/o. Mallaiah; Yellaiah, s/o. Somaiah; Venkataiah, s/o. Ramulu; V. Krishna s/o. Maisaiah; G. Anjaiah, s/o. Ramaiah; A. Sathaiah, s/o. Mallaiah; V. Yellaiah, s/o. Chandraiah, Sailoo s/o. Mallaiah and Narasaiah, s/o. Ramulu who threw pamphlets into the House from the Visitors' Gallery and whom the Watch and Ward officer took into custody immediately have committed a grave offence and are guilty of the contempt of this House."
This House therefore solves that the said G. Naring Rao, D. Rughu, Satyanarayana, Yadagiri Rao, M. Yellaiah, Venkataiah, V. krishna; C. Anjaiah, A. Sathaiah, V. Yellaiah, Sailoo and Narsaiah be sentenced to simple imprisonment till 12-00 noon on Saturday, the 31st July, 1982 for the aforesaid contempt of the House and sent to Central Jail Musheerabad Hyderabad.

MR. DEPUTY SPEAKER: - Motion moved.

The question is:

"That the House resolves that the said C. Narsing Rao, D. Raghu, Satyanarayana, Yadagiri Rao, V. Yellaiah, Sailoo and Narsaiah be sentenced to imprisonment and sent to the Central Jail, Musheerabad Hyderabad for safe custody till 12-00 noon on Saturday, the 31st July 1982."

This Motion was adopted and the Resolution was passed.

MR. DEPUTY SPEAKER: - It is not known. To-day they have thrown papers: To-morrow they can throw stones. we condemn such incidence.

MR. DEPUTY SPEAKER: - I want Press not to publish the contents of papers that were throw here.
SRI CH RAJESWARA RAO:— Sir, it is up to you. I am to reflect my opinion and the opinion of my party.
شہری دستاویزاتان دارالدین ایوازی۔ آپ تو محتماً ساواتیہ نازهے پہلے
سچھ نیا چبک کم حمایت میں ہے۔ ملکیہ مرنے کے بعد آپ
دو چھوٹے سے پچھلے شخصیت ہیں کیا کھڑکی دوڑی جاتے۔ آپ
پہلے نچھرا گھنے کے لیے کونسا کم حمایت ہے۔ پھر آئنہ پر چھوٹے
بلہ پھوٹے۔ مینہدائیاں ہیں یہ کیا لیے دارالدین حروفیہ میں کسی بھی سے
آئندہ نیب یہاں۔ اسی کور ہے۔ آپ کوئی سرچوپی ہے صرف کرکے
یہ سب سے اس والا چکر نہیں جاتا۔ کیونکہ اسی اہمیت کی جو چھا
مزون نیبیں یہاں۔ بھی چھوٹے سی نب کنپ کسماہ حروفیہ کا کمپنی ہے۔
آپیں نے اس دیگر خلاف کی لنبستیاں۔ یہ مہربانی یہ سے
مولو سید لاہور کے کرنسی کے تاریخ میں اور وہ کسی سےنہ کہ کم ہے۔
کہہ چھوٹے فٹ کر گھوٹ قانون کا ذکر ہے کہ اس کو پھر دی گئی نہیں
دو مخلص نامہ کردی گئی۔ اب اس حروفیہ کے پہلا دن کو پھرہے یوں یہ
اس کے ساتھ ہیں اس کےیہ سمجھا ہے کہ کچھ ہو سکتا ہے۔
لیکن اس کے خلاف آپ
سلسلہ میں کور ہے۔ آپ کوئی تعمیری پھیکتا ہے۔
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Shri Ram B. Jhunjhunwala, Mr. C. P. Desai, M. B. K. Desai, Mr. Y. D. Thakur and Mr. P. B. Sawant replied. The Speaker put the following questions:

1. A question was asked by Mr. T. C. Chavan regarding the activities of the Shri Satej Nathwani Fund.

2. A question was asked by Mr. M. C. Shah regarding the activities of the Shri Satej Nathwani Fund.

3. A question was asked by Mr. S. B. Doshi regarding the activities of the Shri Satej Nathwani Fund.

4. A question was asked by Mr. B. V. Chavan regarding the activities of the Shri Satej Nathwani Fund.

5. A question was asked by Mr. V. G. Vaidya regarding the activities of the Shri Satej Nathwani Fund.

6. A question was asked by Mr. A. V. Taleem regarding the activities of the Shri Satej Nathwani Fund.

7. A question was asked by Mr. V. V. Patil regarding the activities of the Shri Satej Nathwani Fund.

8. A question was asked by Mr. K. C. Thakur regarding the activities of the Shri Satej Nathwani Fund.

9. A question was asked by Mr. J. R. Desai regarding the activities of the Shri Satej Nathwani Fund.

10. A question was asked by Mr. V. V. Joshi regarding the activities of the Shri Satej Nathwani Fund.

11. A question was asked by Mr. P. S. Solanki regarding the activities of the Shri Satej Nathwani Fund.

12. A question was asked by Mr. Y. V. Balasaheb regarding the activities of the Shri Satej Nathwani Fund.

13. A question was asked by Mr. V. H. Borude regarding the activities of the Shri Satej Nathwani Fund.

14. A question was asked by Mr. P. V. Sanghvi regarding the activities of the Shri Satej Nathwani Fund.

15. A question was asked by Mr. S. S. Thakur regarding the activities of the Shri Satej Nathwani Fund.

16. A question was asked by Mr. V. V. Zende regarding the activities of the Shri Satej Nathwani Fund.

17. A question was asked by Mr. V. V. Joshi regarding the activities of the Shri Satej Nathwani Fund.

18. A question was asked by Mr. V. V. Joshi regarding the activities of the Shri Satej Nathwani Fund.

19. A question was asked by Mr. V. V. Joshi regarding the activities of the Shri Satej Nathwani Fund.

20. A question was asked by Mr. V. V. Joshi regarding the activities of the Shri Satej Nathwani Fund.

The responses were given by the members of the House.
بیماری نہ ہوئی۔ اس وقت جب ہی نے انگریزی کا اندازہ کیا کہ اناکوشی کے
بعد جب جیل سے آگے ہو چاہیے۔ دکھ کر اس کے کئی کئی دن پھریو کی
شری سلطان صلح الیہ وہ سیہا۔ جب آپ نے مخدومان سیہا۔
کریپہ تو انکاوشی کا کاواالہ سیہا۔ ہیں۔ اس کی دوسری جگہ بات سیہا۔
شری ایم لہ عربیز۔ اس کی دوسری جگہ بات سیہا۔
اس کے مختلف جو ضروری کا راتی پوہسم کریں گے۔ جس کو
وہ بڑھتے نہیں چوہ کر اس مہربانی کو ہوری گیا یہ کوئی جو کم ہیں۔ اس کا کوئی پیگیم
لافت میں۔ انکاوشی کر گیا کے بعد جوہر سر بیھتا ہو جاتا ہے۔
شری سلطان صلح الیہ وہ سیہا۔ جب کہ کئی بھی پہنچ کر کوہاوشی کر اس کی
ء خاک بھٹھائی جاتی ہے کوہ بھیڑ کر سیہا۔ آپ کے انکاوشی کے زیر کرنے کا
کہ وہ وقت کھس کا سے گا۔ اس کے علاوہ الیہ حالت سیہا۔ یہ
محروموں سے ہمیں کوہ کے خلاف اخبارات سیہا۔ پیش کا سیہا۔
ہم کے مختلف صدارتی کولی فیلسٹینی دیا پہچا سیہا۔ آپ کے
کوہیں نہیں کر دیتے۔ آپ کے محروموں کی باتی کر دیئے ہیں۔ ان کے
طرز کی آئی۔
کوہیں کہ ہمیشہ مسلمیاں کے لئے محروموں کو ہمین نہیں آئی۔
MR DEPUTY SPEAKER: Now I am putting the motion to vote

The question is:

"That the Public Wakts (Extension of Limitation) Andhra Pradesh Amendment Bill, 1982 be Passed"

(Pause)

The motion was adopted and the Bill was passed.

MR. DEPUTY SPEAKER: The House now stands Adjourned till 8-30 a.m. on Tuesday, the 26th July, 1982.

(The House then adjourned at 12.33 p.m. till 8 30 a.m. on Tuesday, the 27th July, 1982).