THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

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THI

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker

Deputy Speaker

Panel of Chairmen

Secretary

Joint Secretary

Deputy Secretary

Assistant Secretaries

Chief Reporter
ENHANCEMENT OF RETIREMENT AGE OF GOVERNMENT EMPLOYEES

101—

9565–Q. Sarvasri S. Chandramouli (Chirala) and S.R.T.P.S. Veerapa Raju (Salur) :- Will the Chief Minister be pleased to state:

(a) whether it is a fact that there is a proposal to enhance the retiring age of Government employees from 58 to 61 years;

(b) if so from which date it would be implemented; and

(c) whether the minimum age bar question to join services also be considered?

An asterisk before the name indicates confirmation by the Member.
29th July, 1982

Oral Answers to Questions

1. (Q: ఉత్తరాదన) - తెలుగుసంభాష్యం లో ఉన్నతార్థాలం ఒక ఉన్నతంగా ఉండి, కార్యం కోలిసే అసలు నియంత్రణ వాటి విధానం ప్రకారం. ప్రతి సంభాషాంతం సంభాషాంతం కొనసాగించి, అది సంభాషాంతం కొనసాగించి, అసాధారణం ప్రతి సంభాషాంతం విధానం ప్రకారం. మాత్రమే సంభాషాంతం అసాధారణం ఉంది, ప్రతి సంభాషాంతం అసాధారణం ఉంది. 3. (A: ఉత్తరాదన) - అసాధారణం ఎంతం ఉంది, తెలుగుసంభాషాంతం లో ఉన్నతార్థాలం ఒక ఉన్నతంగా ఉండి.

2. ఉత్తరాదన - ఉపాధ్యాయ ప్రతి సంభాషాంతం కొనసాగించి, అది సంభాషాంతం కొనసాగించి, అసాధారణం ప్రతి సంభాషాంతం విధానం ప్రకారం. 6. (Q: ఉత్తరాదన) - తెలుగుసంభాషాంతం లో ఉన్నతార్థాలం ఒక ఉన్నతంగా ఉండి.
While solving a problem let us not create problem for others.

Sri B. Venkatram :- Sir, that again is a matter of relativity and opinion. An experienced man, if he is good enough, his experience is valuable. An young man, if he is efficient and active enough, his efficiency will also be valuable.
TREATMENT OF ENTIRE STATE AS SINGLE ZONE FOR SERVICES AND EDUCATIONAL PURPOSES

102—

*9029-Q - Sri M Adeyya. - Will the Chief Minister be pleased to state:

(a) whether there is any proposal under consideration of the Government to treat the entire state as a single zone for services and educational purposes;

(b) whether there is any proposal with the Government to abolish the 'Six Point Formula' as several employees are being subjected to injustice under the said formula; and

(c) if not, the reasons therefor?


(a) Yes.

(b) Yes.

(c) Due to budget constraints.


(a) Yes.

(b) Yes.

(c) Due to budget constraints.


(a) Yes.

(b) Yes.

(c) Due to budget constraints.
30th July, 1982

Oral Answers to Questions

1. ఎందరూ విభాగంలో ఉంటుంది? (ప్రపంచం) - వినియోగిస్తూ నేత్ర గొప్ప విభాగంలో ఉంటుంది. ప్రపంచంలో మూడు విభాగాలు ఉన్నాయి: ఎంపుతున్నాడు, ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు.

2. ఎందరూ విభాగంలో ఉంటుంది? (ప్రపంచం) - వినియోగిస్తూ నేత్ర గొప్ప విభాగంలో ఉంటుంది. ప్రపంచంలో మూడు విభాగాలు ఉన్నాయి: ఎంపుతున్నాడు, ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు.

3. ఎందరూ విభాగంలో ఉంటుంది? (ప్రపంచం) - వినియోగిస్తూ నేత్ర గొప్ప విభాగంలో ఉంటుంది. ప్రపంచంలో మూడు విభాగాలు ఉన్నాయి: ఎంపుతున్నాడు, ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు.

4. ఎందరూ విభాగంలో ఉంటుంది? (ప్రపంచం) - వినియోగిస్తూ నేత్ర గొప్ప విభాగంలో ఉంటుంది. ప్రపంచంలో మూడు విభాగాలు ఉన్నాయి: ఎంపుతున్నాడు, ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు. ఈ రెండు విభాగాలు ప్రపంచంలో ఉన్నాడు.
Sri B Venkatram :- Sir, there is no question in that. I have noted down what he said.

Sri B Venkatram :- Sir, there is no question in that. I have noted down what he said.

CONTINUOUS LOW VOLTAGE POWER
SUPPLY IN RAYALASEEMA

103—
*9607—Q. Sri N.M. Nizamvali (Kadiri) :- Will the Minister for Revenue and Power be pleased to state :

(a) the reasons for the continuous low voltage of the power supply in Rayalaseema; and

(b) the steps taken to rectify the same?

Sri B Venkatram :- Sir, there is no question in that. I have noted down what he said.
1. ఆధునికతాన్య, బాగ్యమానం మరియు కార్యకలాపం యొక్క అదిసంస్కృతి పెంచడానికి మేలు ఉంటుంది.

2. ప్రతిష్ఠా పూర్వీకరణ ప్రకారం ప్రతి వర్షం మనదేశంలో ప్రతి నంతర సంవత్సరాలకు యొక్క సమాచార మధ్యక్షేత్రంలో ప్రతికారం చేసేది, అప్పుడు నంతర అది మరియు ఉత్పత్తి వంటి మాధ్యమాలలో ప్రచురం చేసేది.

3. సమాధానం వంచిన సమస్యలు మనదేశంలోని ఎంత ఉన్నాయి?

4. ప్రతిష్ఠా పూర్వీకరణ ప్రకారం ప్రతి వర్షం మనదేశంలో ప్రతి నంతర సంవత్సరాలకు యొక్క సమాచార మధ్యక్షేత్రంలో ప్రతికారం చేసేది, అప్పుడు నంతర అది మరియు ఉత్పత్తి వంటి మాధ్యమాలలో ప్రచురం చేసేది.

5. చంద్రం ప్రతిష్ఠా పూర్వీకరణ ప్రకారం ప్రతి వర్షం మనదేశంలో ప్రతి నంతర సంవత్సరాలకు యొక్క సమాచార మధ్యక్షేత్రంలో ప్రతికారం చేసేది, అప్పుడు నంతర అది మరియు ఉత్పత్తి వంటి మాధ్యమాలలో ప్రచురం చేసేది.

6. చంద్రం ప్రతిష్ఠా పూర్వీకరణ ప్రకారం ప్రతి వర్షం మనదేశంలో ప్రతి నంతర సంవత్సరాలకు యొక్క సమాచార మధ్యక్షేత్రంలో ప్రతికారం చేసేది, అప్పుడు నంతర అది మరియు ఉత్పత్తి వంటి మాధ్యమాలలో ప్రచురం చేసేది.

7. చంద్రం ప్రతిష్ఠా పూర్వీకరణ ప్రకారం ప్రతి వర్షం మనదేశంలో ప్రతి నంతర సంవత్సరాలకు యొక్క సమాచార మధ్యక్షేత్రంలో ప్రతికారం చేసేది, అప్పుడు నంతర అది మరియు ఉత్పత్తి వంటి మాధ్యమాలలో ప్రచురం చేసేది.
DELEGATION OF POWER OF TRANSFERRING RENENUE STAFF IN NELLORE DISTRICT TO NON OFFICIAL BODY

104—

9409-Q—Sarvasri Vadde Sobhanadreswara Rao, (Vuyyur), P. Janardhan Reddy (Kanapuri), E. Subba Rao (Kuchinapudi), J. Chandramouuli (Martur) and S. Chandramouuli :- Will the Minister for Revenue and Power be pleased to state :

(a) whether it is a fact that the Government have delegated the power of transferring the revenue staff in Nellore District, from the District Collector to a non-official body called “The District level transfers and appointments Committee” through G O. No. 3124 dated 24-12-1981; and

(b) if so, the reasons for issuing this G O ?
Oral Answers to Questions 29th July, 1982

Q. 35. What is the answer to the question?

A. 35. The answer is:

Q. 36. What is the answer to the question?

A. 36. The answer is:

Q. 37. What is the answer to the question?

A. 37. The answer is:

Q. 38. What is the answer to the question?

A. 38. The answer is:

Q. 39. What is the answer to the question?

A. 39. The answer is:

Q. 40. What is the answer to the question?

A. 40. The answer is:

Q. 41. What is the answer to the question?

A. 41. The answer is:

Q. 42. What is the answer to the question?

A. 42. The answer is:

Q. 43. What is the answer to the question?

A. 43. The answer is:

Q. 44. What is the answer to the question?

A. 44. The answer is:

Q. 45. What is the answer to the question?

A. 45. The answer is:
COMPLAINTS AGAINST THE D.M.O. NELLORE

9-00 a.m.

9248 (E)-Q.-Smt. G. Dhana Suryavathi (Nidumlou), Sarvãsri M. Yerralal Reddy (Bhadrachalam), M Omkar (Narsampet) and Snt, Mallu Swarajyam (Thungathurthy):- Will the Minister for Medical and Health be pleased to state :

(a) whether the Government received complaints in January 1982 from the Dy. Civil Surgeons, Nellore to the effect that the District Medical Officer has been indulging in committing fraud and cheat in respect of purchases of medicines, medical instruments and beddings etc., of spurious and inferior quality to the taluk Dispensaries involving large scale misappropriations amounting to lakhs of rupees besides taking bribes; and

(b) if so, the action taken by the Government thereon?
NON AVAILABILITY OF COBALT PLANT REQUIRED FOR TREATMENT OF CANCER AT GUNTUR

9523-Q.- Sri G. Mallikarjuna Rao :- Will the Minister for Medical and Health be pleased to state:

(a) whether it is a fact that 'Cobalt Plant' required for the treatment of cancer is not provided in the Government Hospital at Guntur since the last 30 years;

(b) the cost of the same;

(c) the reasons for not providing it till now;

(d) whether it is a fact that the said plant is provided in the hospitals that were started on a later date;

(e) whether it is a fact that the patients are forced to go to distant places for the diagnosis of the disease as the said plant is not provided; and

(f) if so, when it will be provided?
Sri A. Madan Mohan :- Sir, the Cobalt unit is located in one Hospital in the entire State i.e., in M. N. J. Cancer Institute, Hyderabad. As far as the priority is concerned, I do understand and appreciate the sentiments of the Hon’ble Member. In fact I made an exercise last time when I was in Guntur by discussing with the
local non-officials there and said if they could raise certain funds we would also give matching grants. It is uppermost in the mind of the Government and I need not further assure the Members that the Chief Minister and the Finance Minister are from Guntur - and when the Health Minister who is impartial and objective oriented, they need not have any anxiety.

Dr. M.R. Aiyar :- Guntur is in the middle of the State. There is a need for an advanced hospital in Guntur. I need not assure the Health Minister that he is from Guntur. The Health Minister is impartial and objective oriented. He need not have any anxiety.

Mr. A. Madan Mohan :- Guntur has got only diagnostic facility for treatment and cure, the unit is in M.N.J. Cancer Hospital. We will certainly take things into consideration. With regard to Regional Eye Hospital, I never assured the Hon’ble Member about it in Guntur.

Mr. Deputy Speaker :- This is with regard to the Cobalt therapy.

Sri V. Shobhanadreeswara Rao :- Sir, I have given a preamble. People have a strong feeling that the Government is not giving due recognition.

Sri A. Madan Mohan :- Sir, it is very unfortunate. The Hon’ble Member is a good friend of mine. He may be expressing the feelings of the people and of the local reaction. It is equally necessary that he should take the responsibility of educating the people. Firstly, I have not been the Health Minister for the past 15 years. Secondly, for whatever the period I have been the Health Minister, they can
look into statistics that there was no such step-motherly treatment to Guntur, Prakasam and Krishna districts. Thirdly, as he has raised, Hyderabad is the Capital or the entire State, and coming to the statistics, Mahavir Jain Hospital got some crores of rupees from Heart Foundation as you know recently, and Dr. Gopi Nath is going to be in charge of that. About Rs. 5 1/2 crores project is being taken up there. Likewise, when the question of expansion of Malakpet Hospital came, 50% expenditure was met by the people. I am only trying to make a statement of facts but not comparing

I can assure my friend and I would like my friend to assure the people of that area that as far as the Health Minister is concerned he would be impartial and he would never take sides.

I can assure my friend and I would like my friend to assure the people of that area that as far as the Health Minister is concerned he would be impartial and he would never take sides.

It is only 2% of total Plan allocation for Medical and Health Services. What all we can do they know. I can take them into confidence and disclose a secret. You can just ask the Chief Minister and Finance Minister to help me. I can do it in no time.

TAKING OVER OF APPROACH ROAD FROM HYDERABAD CHANDA TO TANDUR I. B IN ASIFABAD TQ. BY P.R. DEPT.

9280—Q. Sri D. Narasaiah (Asifabad) :- Will the the Minister for Roads and Buildings be pleased to state:

(a) Whether there is any proposal before the Government to take over the approach road from Hyderabad Chanda State High Ways to Tandur I.B. in Asifabad taluk of Adilabad district which is now under control of Irrigation Department into Panchayat Raj Department; and

(b) If so, when it will be taken over?
RELEASE OF AMOUNT TO E.E., R. & B. KARIMNAGAR
FOR VARIOUS ROADS.

(a) The extent of amounts released to the R & B. Executive Engineer, Kareemnagar, during 1978-79, 1979-80 and 1980-81, under various roads:

(b) The amount that lapsed due to failure to spend; and

(c) If so, the reasons therefor?

Minister for Roads and Buildings (Sri M. Manik Rao):

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

(b) As seen from the statement of figures, there was no lapse of funds, except under drought relief works to an extent of Rs. 1.14 lakhs during 1979-80.

(c) The lapse under drought relief works during the year 1979-80 was due to the fact that there was no response to the tenders called for some of the works and due to the shortage of roller and scarcity of water, the consolidation work could not be done as programmed.
STATEMENT SHOWING THE AMOUNTS RELEASED TO EXECUTIVE ENGINEER (ROADS & BUILDINGS) KAREEMNAGAR.

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<td>60.57</td>
<td>83.05</td>
<td>83.57</td>
</tr>
</tbody>
</table>

Sri M. Manik Rao: He has not come to the mark. I have transferred the officer.
The same amount is given next year to purchase bitmen from the Indian Oil Company. They have purchased in February-March. The amount is always with the Chief Engineer, earmarked circle-wise.

"9708 - Q. Servastri D. Chinamallaiah (Indurti) and Ch. Raja. swrarao: - Will the Minister for Panchayat Raj be pleased to state:
Question

(a) whether there is any proposal to constitute Planning Advisory Committees, consisting of M.L.A., R.D.O.; and Samithi President in all the Panchayat Samithis in our state;
(b) if so, the number of Samithis in which such committees have been constituted; and
(c) if not, the reasons therefor?

Minister for Panchayat Raj (Sri Ch. Rambhupal Reddy):*

Answer

(a) No Sir.
(b) & (c) Does not arise.
Oral Answers to Questions 29th July, 1982 19

...
CONSTRUCTION OF MULTI-STOREYED BUILDINGS AT KURNOOL, WARANGAL AND VIZAG FOR DISTRICT ADMINISTRATIVE OFFICES

Sri Mohd. Ibrahim Khan (Kurnool) : Will the Minister for Roads and Buildings be pleased to state:

(a) Whether the Government propose to construct multi-storeyed buildings at Kurnool, Warangal and Vishakapatnam to accommodate the District Administrative Offices under one roof; and

(b) If so, when?

Sri M. Manik Rao:

(a) Yes sir, there are proposals to construct multi-storeyed buildings at Kurnool and Warangal to accommodate the District Administrative Offices under one roof. There is no such proposal for Vishakapatnam.

(b) The constructions would be taken up as and when the proposals are finalised and administrative sanctions are accorded.
ALLOTMENT OF FUNDS FOR REPAIRING R & B TRAVELLERS BUNGALOWS

26—

* 8954 : Sri L. Anjaneyulu (Mahbubnagar) :- Will the Minister for Roads and buildings be pleased to state:

(a) The number of R & B. Travellers Bungalows
(b) whether any of them are in dilapidated condition ;
(c) If so, whether any amount has been allotted in Our State Plan to repair such Bungalows ;
(d) If so, the district-wise amount allotted for that purpose ?

Sri M, Manik Rao :-
(a) 349.
(b) Yes Sir, 17 Numbers.
(c) No Sir,
(d) Does not arise.

Still we are considering wherever funds are available. With regard to the request of the Hon. Member, if he writes to me I will look into it.
9-30 a.m.

ప్రతి ప్రశ్నలను ప్రపంచంలో చెప్పింది. దీని పై అనేక విషయాలు ఉన్నాయి. ప్రతి ప్రశ్నకు సమాధానం కొనసాగుండి. కొస్తుంది గాంధీ ప్రస్తావనలు ఉన్నాయి.

ప్రతి ప్రశ్నకు సమాధానం కొనసాగుండి. దీని పై అనేక విషయాలు ఉన్నాయి. ప్రతి ప్రశ్నకు సమాధానం కొనసాగుండి. కొస్తుంది గాంధీ ప్రస్తావనలు ఉన్నాయి.

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SHORT NOTICE QUESTION AND ANSWER

110-A

COLLECTION OF LAND REVENUE ON NON-AGRICULTURAL LANDS

S. N. Q. No. 9959-M: Sri K. Satyanarayana; Smt. M. Swarajyam; Smt. G. Dhanasuryavathi: Will the Minister for Revenue be pleased to State:

(a) Whether the Government is aware of the fact that the Revenue Authorities are still collecting Land Revenue on the Agricultural Lands being used for non-agricultural purposes as such houses in the villages and municipalities in spite of the years long agitation; and

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

(S) S. N. Q.

(S) S. N. Q.

(S) S. N. Q.

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(S) S. N. Q.
24 29th July, 1982 Short Notice Questions and Answers

యీస్యూస్ దినాంకం (సాత్యప్రతి లయం ప్రతి దనం అంటాం), దనం అంగియార్ సింక్షన్ స్థితిలు స్సందిశం తీసుకుని, దనం దిగుతుంది అంగియార్ సింక్షన్ స్థితిలు.

(ఇంకం) సంఘాయాంటి: ఒక ఇతర్వారు అనేకం. దనం అంగియార్ సింక్షన్ స్థితిలు స్సందిశం తీసుకుని, దనం దిగుతుంది అంగియార్ సింక్షన్ స్థితిలు.

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సహాయ చిహ్నం - ఆడియో, కింద గోడ పెంచబడిన సమయంలో కొనసాగించడానికి సమయం ఉండటానికి కాక శతాబ్దంలో. కానీ విధానం, అనుమతి, తిరుగుతో అంటే కావలసి మే 20 నందిగా 3వ తేదీ అంటే చెప్పినందుంటాం కాదు కనుక మే 20 నంది అంటే కదిచినున్నది. దీనితో సాధారణం ఉంది కింద గోడ పెంచబడాలి దీనితో సాధారణం ఉంది కింద గోడ పెంచబడాలి?

సహాయ చిహ్నం - అందించడానికి ఉంది లేదు. యేపట్టే ఇది కాకుండా ఉండదు.

సహాయ చిహ్నం - ఉమ్మడితో అంటే కాకుండా ఉండదు. ఇది మంచు అంటే కాకుండా ఉండదు. అనుమతి లేని చేసే కింద గోడ పెంచబడాలి దీనితో సాధారణం ఉంది. అనుమతి లేని కింద గోడ పెంచబడాలి దీనితో సాధారణం ఉంది. అనుమతి లేని కింద గోడ పెంచబడాలి దీనితో సాధారణం ఉంది. ఇది మంచు అంటే కాకుండా ఉండదు. 

సహాయ చిహ్నం - ఇలా చెప్పాలి అంటే దీనిలో ఉండదు. ఇది మంచు అంటే కాకుండా ఉండదు. అనుమతి లేని చేసే కింద గోడ పెంచబడాలి దీనితో సాధారణం ఉంది. అనుమతి లేని కింద గోడ పెంచబడాలి దీనితో సాధారణం ఉంది. అనుమతి లేని కింద గోడ పెంచబడాలి దీనితో సాధారణం ఉంది.

సహాయ చిహ్నం - ఇలా చెప్పాలి అంటే దీనిలో ఉండదు. అనుమతి లేని చేసే కింద గోడ పెంచబడాలి దీనితో సాధారణం ఉంది. అనుమతి లేని కింద గోడ పెంచబడాలి దీనితో సాధారణం ఉంది.
29th July, 1982

WRITTEN ANSWERS TO QUESTIONS

ESTABLISHMENT OF BALASADAN AT WANAPARTHY

81—

9516 Q.—Sri M. Jayaramulu (Wanaparthy) :- Will the Chief Minister be pleased to state:

Whether the Government propose to establish a 'Balasadan' at Wanaparthy town during 1982-83.

81—

9516 A.—Yes, Sir.

DELAY IN STARTING OF BALASADAN AT WANAPARTHY

82—

8900-(O) Q.—Sri M. Jayaramulu.—Will the Chief Minister be pleased to state:

Whether it is a fact that orders have not been issued till now for starting a Balasadan at Wanaparthy town, inspite of the fact that the Government have stated that orders would be issued in the month of April, 1991 itself for the same: if so, the reasons for the delay?
82—

(O) A,—Orders have been issued in June, 1982 for the opening of a children Home (Bala Sadan) at Wanaparthy.

DECLARATION OF VAMSADHARA RIVER UNDER CONSERVANCY ACT

9330 Q.—Sarvasri V. Narasimha Rao (Kottur) and K. Mohan Rao (Patapatnam) :- Will the Chief Minister be pleased to state:

(a) Whether Vamsadhara River was included under Conservancy Act;

(b) If so, the further action taken by the Government in this regard; and

(c) Whether annual grant is given for the Vamsadhara River in Srikakulam district?

A.—(a) Yes, Sir. Vamsadhara River has been declared as a river requiring conservancy under River Conservancy Act, 1884.

(b) The Executive Engineer, I. B. Division, Srikakulam has been appointed as a River Conservator.

(c) No, Sir. The approval to the flood patrolling Rules to Vamsadhara River and the allotment of funds to meet the recurring and non-recurring expenditure is under the consideration of Government.

DEAD BODY FLOATING IN THE TANK AT NARASIMHA SWAMY GUNTA STREET, KHAMMAM

6532 Q.—Sri M. Venkaiah Naidu :- Will the Chief Minister be pleased to state:

(a) Whether it is a fact that the dead body of Smt. Vasireddi Rajeswari working in the Nagarjuna Sagar Canals Office at Khammam was found floating in the tank (Koneru) situated in the local Narsimha Swamy Gunta Street;

(b) if so, whether investigation has been conducted;

(c) the findings of the investigation; and

(d) if not, the reasons therefore?

6532 A.—(a) Yes, Sir.

(b) Yes, Sir. A case in Cr. No. 70/80 u/s 174 Cr. P.C. was registered at Khammam II Town Police Station and investigated into

(c) The dead body was sent for Post-mortem Examination. As per the Chemical Examination report no poison was detected in the viacera and hyoid bone was found intact. In view of the opinion
of the Medical Officer the death of the deceased appears to be suicide due to drowning.

(d) Does not arise.

DEATHS OCCURRED DURING VILLAGE PANCHAYAT ELECTIONS

85—

8648 Q.—Sarvasri Ch. Rajeswara Rao, Poola Subbaiah and D. Chinna Malliaiah: Will the Deputy Chief Minister be pleased to state:

(a) The number of clashes that took place and the number of people killed during the Village Panchayat Elections held throughout the State between May and June, 1981:

(b) The number of incidents in which police resorted to firing and the number of people killed and injured:

(c) Whether there were any complaints of Police excesses:

(d) If so, the action taken thereon?

A.—(a) 103 clashes took place during the Village Panchayat Elections. The number of persons killed was 13.

(b) Police resorted to firing on 14 occasions. 4 persons were killed and 6 were injured.

(c) No, Sir.

(d) Does not arise.

CONSTRUCTION OF SHELTERS IN COASTAL AREA FOR PROTECTION OF PUBLIC FROM CYCLONE

86—

9520ºQ.—Sri G. Mallikarjuna Rao : Will the Minister for Revenue be pleased to state:

(a) The total number of Shelters proposed to be constructed in the coastal area of the State to provide protection to the public from Cyclones:

(b) The number of Shelters constructed so far:

(c) The total cost thereof:

(d) The amount required for completing the rest of the Shelters.

A — (a) 1,336 (One thousand three hundred and thirty-six):
(b) 524 (Five hundred and twenty-four only) planned and 314 completed as on 1st June, 1982 and rest are in progress.

(c) Rs. 8.99 crores.

(d) Rs. 16.24 crores at present rates.

ASSIGNMENT OF LAND FOR HOUSE-SITES TO HARIJANS AT BABU JAGJEEVANRAMNAGAR, MALKAJIGIRI VILLAGE

87—

8469 Q.—Smt. Mallu Swarajyam, Sarvasri M. Omkar, N. Raghava Reddy (Nakrekat) and (Miryalaguda) :- A Laxminarayana :
Will the Minister for Revenue be pleased to state :

(a) Whether it is a fact that in the year 1976, Acs 5.00 of land bearing S. No 682 was assigned to 136 members of Harijans and other poor people for house-sites at Babu Jagjeevanramnagar, Malkajigiri village in Ranga Reddy District :

(b) whether it is also a fact that at the time of assignment 2 acres in the said S.No. was under the illegal occupation of some rich people which was taken over by the Government for distribution to the said assignees ;

(c) whether it is also a fact that brokers by name Sarvasri Sande Rajaieh, M Narasimha, Taluri Bartakrishna etc., are collecting huge amounts from the innocent public promising house-sites in the said 2 acres in collusion with the District Revenue Officer; and

(d) if so, the action taken thereon?

87—

8469 A—(a) Out of Acs. 5.38 guntas of Government land in S. No. 682 of Malkajigiri village, an extent of Acs. 3.00 was assigned to 96 persons at the rate of 66 sq. yards each during the year 1976.

(b) An extent of 38 guntas is under encroachment by various persons by constructing pucca houses and action for eviction of encroachers as per the provisions of Land Encroachment Act is under process.

(c) No, Sir,

(d) Does not arise.

SANCTION OF TAKKAVI LOANS TO RYOTS FOR TABI CROPS IN HUZURNAGAR TALUQ

88—

9557-(R) Q—Sri A. Laxminarayana, Smt. M. Swarjyam and Sri N. Raghva Reddy : Will the Minister for Revenue be pleased to state:

(a) Whether it is a fact that the Command Area Development Department in Huzurnagar taluk has sanctioned Takkavi loan to ryots for Tabi crops, for 1981-82 :
(b) If so the total amount of loan sanctioned by them: and
(c) The number of cultivators to whom this amount has been
distributed?
A—(a) Yes, Sir.
(b) Rs 3,71,726-42.
(c) 1,268 cultivators.

CASES PENDING UNDER SECTION 38-E OF THE TELANGANA
PROTECTED TENANCY ACT IN TAHSIL OFFICE
OF NARSAPUR TALUK

89—
9075 Q.—Sri Ch. Vittal Reddy (Narsapur): Will the Minister for Revenue be pleased to state:

(a) Whether it is a fact that a large number of cases under Section 38-E of the Telangana Protected Tenancy Act are pending since one year in the Tahsil Office of Narsapur taluk, Medak district though the protected tenants (Owners) under 38-E submitted petitions one year ago to the Tahsildar for getting possession of their lands:

(b) the number of Protected Tenants who are in possession of the lands and the number of those without possession of lands:

(c) if so the action against the officers who failed to dispose of the cases for the last one year?
A—(a) Only one case is pending with the Tahsildar, Narsapur taluk, Medak district.
(b) 1,399 and 13 respectively.
(c) The Tahsildar, has initiated action and served notices on both the parties. The respondent thereupon preferred an appeal before the High Court and obtained stay against eviction. As there is no fault on the part of the Tahsildar, in disposing the said case, as the High Court and Revenue Courts have granted stay orders for handing over possession of the land, the question of taking action against him does not arise.

CASES PENDING UNDER SECTION 32 OF TELANGANA
PROTECTED TENANCY ACT IN TAHSIL OFFICE
OF NARSAPUR TALUQ

90—
9076 Q.—Sri Ch. Vittal Reddy : Will the Minister for Revenue be pleased to state:
(a) Whether it is a fact that a large number of cases under section 32 of the Telangana Protected Tenancy Act are pending with the Tahsil Office of Narsapur taluk, Medak district:

(b) whether it is also a fact that the protected tenants are much inconvenienced due to pendency since one year, and

(c) if so, the steps to be taken for speedy disposal of the cases and also action against the officials.

A:-

Clauses (a), (b) & (c): There are only 3 pending cases. One case was remanded by the Joint Collector six months back and the other two were dismissed by the Tahsildar for default.

In all these cases, the Advocates had to come to Narsapur either from Medak or from Hyderabad and they were sending adjournment petitions. The Tahsildar has, however reported that the cases will be disposed of shortly.

CASES UNDER A. P. PROTECTED TENANTS ACT (TELANGANA AREA) PENDING IN PARKALA TRIBUNAL, WARANGAL DISTRICT 91—

9558 (U) Q---Sarvasri C. Janga Reddy (Shyam Pet) and M. Venkaiah Naidu : Will the Minister for Revenue be pleased to state:

(a) the number of cases or appeals pending in the Parkala Tribunal (Sub-Collector, Parkala), Warangal district under the Andhra Pradesh Protected Tenants Act (Telangana Area) and since when they are pending,

(b) whether it is a fact that the present Sub-Collector has not given his judgement even in a single case, and

(c) if so, the directions of the Government propose to give him in this regard?

(U) A---(a) Since the inception of the Division on 15th July, 1979, there are 16 cases pending in the Division.

(b) It is not correct to say that the Sub-Collector has not given his Judgement even in a single case as the Sub-Collector has delivered Judgement in 7 cases and the remaining 9 cases are under process.

(c) Does not arise.
MISAPPROPRIATION OF FUNDS BY MANagements 
OF LARGE SIZED CO-OPERATIVE SOCIETIES 
OF KASIMKOTA, VIZAG DISTRICT

92—
9671 Q. - Sri K. Govinda Rao (Anakapalli) :- Will the Minister for Co-operation be pleased to state:

(a) whether any action has been taken against the Manage­ments of the Large Sized Co-operative Societies of Kasimkota of Narsingabilli, Anakapalli taluk, Visakapatnam district for misappropriation of funds, etc.;

(b) if so, when; and

(c) if not the reasons for the delay?

A—(a) and (b). (i) Kasimkota Large Sized Co-operative Society.—Prosecution was sanctioned by the Collector (Co-opera­tion), Visakhapatnam against the delinquents on 30th June, 1981. Criminal complaint was also filed by the Divisional Co-operative Officer, Visakhapatnam with police on 8th July, 1981.

(ii) Narasingabilli Large Sized Co-operative Society.—Prosecution was sanctioned by the Collector (Co-operation) Visakhapatnam on 29th May, 1981. Criminal complaint was also filed with the police by the Divisional Co-operative Officer, Visakhapatnam on 20th July, 1981.

(c) Does not arise.

LEASING OF LAND TO LANDLESS POOR FOR 
GROWING TREES IN RESERVED FORESTS

93—
3700 Q. - Sri M. Jayaramulu: Will the Minister for Forests be pleased to state:

(a) the district-wise extent of land (in hectares) given to landless poor on lease for growing trees in reserved forests;

(b) whether opportunities will be provided to raise agriculture crops to those who had taken land on lease for growing trees;

(c) the rent being collected per hectare from those who planted trees in the said land; and

(d) the number of years the lessees are permitted to enjoy the yield from the trees?
A.—(a) Forest lands were leased out only in Krishna district. An extent of 100 hectares was granted on long term lease for a period of 30 years commencing from 1st January, 1959 to 30th June, 1989 in Ganapavaram Reserved Forest in Krishna district to the Field Labour Co-operative Society at Ganapavaram to raise mango trees. Similar other leases were granted on short term basis to the Co-operative Societies in Krishna district in Velvadam and Kothur Reserved Forests.

(b) Opportunity is being given to raise only in the intervening space in between the tree crop without damaging it.

(c) Rs. 25 per hectare.

(d) The period of lease will be ordinarily for one year which can be extended upto 30 years from time to time.

DEATH OF CHILDREN DUE TO BRAIN FEVER IN PRAKASAM DISTRICT

94—
9160 Q.—Sri Poola Subbaiah: Will the Minister for Medical and Health be pleased to state:

(a) the number of children died of Brain Fever in the months of October and November, 1981 in Prakasam district;

(b) the number of them became crippled out of this disease;

(c) whether there is a medicine for this disease in allopathy?

A.—(a) Thirty-one children died due to Brain Fever out of 108 cases in the months of October and November, 1981 in Prakasam district.

(b) Six due to Encephalitis.

(c) There is no specific medicine for treatment of Brain Fever cases. But medicines are used for symptomatic treatment i.e., to treat the signs and symptoms of the disease.

DEMANDS OF THE WORKERS OF PITHAPURAM MUNICIPALITY.

95—
8679 Q.—Sri K. Satyanarayana, Smt. Mallu Swarayam and Smt. G. Dhanasuryavath: Will the Minister for Municipal Administration be pleased to state:
(a) whether the Government received a representation from the workers of the Pithapuram Municipality in the 1st week of July, 1981 regarding their 7 grievances and demands; and

(b) if so, the action taken thereon?
A - (a) Yes, Sir.
(b) The following Public Health posts were sanctioned to the Municipal Council, Pithapuram temporarily considering the need and financial limits up to which staff can be sanctioned.

(1) Sweepers. 4
(2) Public Latrine Scavengers. 4
(3) Drain cleaner. 1

UPGRADATION OF WANAPARTHY VILLAGE PANCHAYAT INTO A MUNICIPALITY

96—9350 Q. - Sri M. Jayaramulu: Will the Minister for Municipal Administration be pleased to state:

Whether there is any proposal to upgrade Wanaparthy Village Panchayat which is having a population of 30 000 into a Municipality?
A. – Yes, Sir. It is under consideration.

ASSIGNMENT OF LAND FOR HOUSE-SITES TO MUNICIPAL EMPLOYEES OF PITHAPURAM

97—8608 Q. - Smt. Mallu Swarajyam, Smt. G. Dhana Suryavathi, Sarvasri A. Lakshminarayana and M Omkar: Will the Minister for Municipal Administration be pleased to state:

(a) whether the Government received any representation from the Municipal Employees of Pithapuram in East Godavari district in the month of April, 1981 that as per the Government Orders, S.No. 160 measuring about 9 1/2 acres be assigned to them for house-sites; and

(b) if so, the action taken thereon?
A - (a) No representation was received by the Government. A representation was however, received by the Pithapuram Municipality on 19th June, 1981.
(b) The Municipality advised the Municipal Workers Union to approach the Social Welfare Department since the site applied for does not belong to the Municipality.

CONSTRUCTION OF ANICUT ACROSS DUVVALERU

9858 Q. - Sri Poo!a Subbaiah: Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that an anicut across Devvaleru to be constructed and a supply channel to be dug up to feed Chapalamadugu tank in Yerragondalapalem taluk, Prakasam district was investigated;

(b) whether it is also a fact that tenders were called for twice for the said project; and

(c) if so, the reasons for not taking up the same for execution?

A. - (a) and (b): Yes, Sir,

(c) The scheme was not put on ground as it was found to be not feasible from yield consideration to serve the desired purpose. The tenders were therefore cancelled.

CONSTRUCTION OF CHEEDIGA RESERVOIR IN NAKKAPALLI TALUK, VIZAG DISTRICT

99—

9493 Q.-Sri M. Adayya: Will the Minister for Minor Irrigation be pleased to state:

(a) the present stage of Cheediga Reservoir in Nakkapalli taluk, Visakhapatnam district;

(b) the amount allotted and spent so far for the said reservoir; and

(c) The steps taken to construct the said reservoir expeditiously?

99—

A. — (a) A detailed estimate for the scheme is under preparation by the Executive Engineer, Special Investigation Division, Visakhapatnam, adopting the revised standards of bund sections for World Bank Aided Schemes.

(b) The scheme is still under investigation stage. Allotment of funds, is not made till the scheme is administratively sanctioned.

(c) This has been included in the list of World Bank Aided Schemes which proposals are under finalisation,
COLLECTION OF DEPOSITS FOR CONSTRUCTION OF HOUSES FROM PEOPLE OF REPALE MUNICIPALITY BY HOUSING BOARD.

103—

7803 Q—Sri K. Satyarayana : Will the Minister for Housing be pleased to state:

(a) Whether the State Housing Board has collected deposits for construction of houses from the people of Repalle Municipality in the year 1979:

(b) The amount collected and the number of beneficiaries and

(c) The stage at which the matter stands at present?

A—(a) Yes, Sir,

(b) Amount collected Rs. 65,600 No. of beneficiaries 201.

(c) The Andhra Pradesh Housing Board has taken possession of 18.50 acres of land in Repalle Municipal area. A Scheme for construction of houses will be taken up on this land during 1982-83.

BUSINESS OF THE HOUSE

Sri P. Subbaiah :- Sir, I raise on a point of order.

"Non-disbursement of old-age pensions to destitute persons of Prakasam district since four months. It is a matter of public importance."
So far as I know, I have allowed for half-an-hour discussion on this subject.

Mr. Chandramouli :- I have one point of order.

Mr. Deputy Speaker :- During question-hour I am not allowing points of order. You quote the rule under which you are raising a point of order.

Mr. Chandramouli :- Some Members want to raise some matter.

Mr. Deputy Speaker :- Under the pretext of point of order some Members want to raise some matter.

You might come to my Chambers and discuss.

Mr. Chandramouli :- We do not want to raise any matter.

Mr. Deputy Speaker :- The Members should not waste the time.

Mr. Chandramouli :- We do not want to waste the time.

Mr. Deputy Speaker :- The question-hour is over.

Mr. Chandramouli :- The question-hour is over.

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Mr. Deputy Speaker :- The question-hour is over.

Mr. Chandramouli :- The question-hour is over.
38  29th July, 1982  Matters under rule 329

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

Matters under rule 329

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.
Matters under rule 329
29th July, 1982

re: Enquiry into the cement scandal and
the reinstatement of the Deputy
Commissioner of Industries

There is something wrong with the cement distribution system, and the Minister Mr. Baga Reddy says there is nothing wrong. He should have asked him to resign from the post and ordered for an enquiry.
Matters under rule 32

Enquiry into the cement scandal

and the restatement of the Deputy Commissioner of Industries:

The Commissioner for Land Revenue is the presiding deity of entire revenue in the district. He is the presiding deity of entire revenue in the district.
Matters under rule 329

29th July, 1982

Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries

Sri R.M. Manonar: He has no business to comment. It is not the business of the member to make a low comment on people like us. He has no business to feel about the High Command.

Sri S. Jaipal Reddy: I know, Sir.

Why did not the Government Pleader file the Counter in time?
29th July, 1982

Matters under rule 329
re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

Sri R.M. Manohar: I am not getting the mike. He should not make comment like that. In this connection please do justice. I am elected by the people. You are suppressing the voice of the people. He may be a big man. You cannot suppress me. You must allow me to speak. If he is Baga Reddy or any other Reddy we don’t care.

(Interruptions)

Sri M. Venkaian Naidu: He wants Mr. Baga Reddy to be sent to jail.

10-00 a.m.

Sri R.M. Manohar: I am not getting the mike. He should not make comment like that. In this connection please do justice. I am elected by the people. You are suppressing the voice of the people. He may be a big man. You cannot suppress me. You must allow me to speak. If he is Baga Reddy or any other Reddy we don’t care.

(Interruptions)

Sri M. Venkaian Naidu: He wants Mr. Baga Reddy to be sent to jail.
Matters under rule 329 29th July, 1982 43

re. Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

We feel convinced that the Minister is also responsible, partly or wholly besides other officers, This is a very categorical opinion. We find convinced that the Minister is also responsible, partly or wholly besides other officers, This is a very categorical opinion.
29th July, 1982

Matters under rule 329

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

I can give you an opportunity by way of clarification:

I can give you an opportunity by way of clarification:

I can give you an opportunity by way of clarification:
Matters under rule 329

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries

29th July, 1982

On an important issue, the Speaker is having discretionary power to allow any Member either from the Opposition side or from the ruling party side. But here, it is not fair.

Sri Ch. Parasurama Naidu (Parwathipuram) :- Sir, certain Members may see the file. But unless that pretext, no right can be conferred to speak. I quote Rule No. 323, Sir.

There is the discretionary power to the Speaker.

Mr. Deputy Speaker : Yes.

Sri D K. Samarasimha Reddy :- Sir, point of order, under Rule 328. I shall read the rule, Sir, "328--A member who wishes to bring to the notice of the House any matter which is not a point of order shall give notice to the Secretary in writing stating briefly the point which he wishes to raise in the House together with reasons for wishing to raise it, and he shall be permitted to raise it only after the Speaker has given his consent and at such time and date as the Speaker may fix.

So, he must give the notice in writing. Otherwise, he cannot be permitted to speak.
Mr. Deputy Speaker: How can he do it now?

[Excerpts from the proceeding...]

Matters under rule 329
re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

Mr. Deputy Speaker: How can he do it now?

[Discussion continues...]

29th July, 1982

Matters under rule 329
re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.
Matters under rule 329

Re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries

29th July, 1982

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29th July, 1982

Matters under rule 329

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

Sri S. Jaipal Reddy: We protest.

Sri B. Venkatram: Sir, I may be permitted to complete the statement.

(Interruptions)

Sri S. Jaipal Reddy: No! It is not fair.

(Interruptions)

Sri S. Jaipal Reddy: Point of order, Sir.

Mr. Deputy Speaker: That is being mis-used like this now and then.

Sri S. Jaipal Reddy: I would like to speak on the point of order, Sir.

Sir Ch. Parasurama Naidu: I will also raise a point of order.

Sri S. Jaipal Reddy: May I respectfully submit to Mr. Parasurama Naidu that even the Hon'ble Chief Minister cannot be above the order. I am about to speak on the point of order, Please bear with me, Sir,

(Interruptions)

Sri Ch. Parasurama Naidu: I am also on my legs to raise a point of order. Are you permitting Mr. Jaipal Reddy, Sir?

Mr. Deputy Speaker: Yes. I have allowed him.

(Several Members rose)

Mr Deputy Speaker: I have allowed Mr. Jaipal Reddy to speak.

Sri S. Jaipal Reddy: None of us including Mr. P. Sundaraiah had ever taken a position that 'Mr. Baga Reddy was free from all guilt. Even Mr. Sundaraiah in his written statement.........

Sri B. Venkatram: I would like to know whether it is a point of order.

Mr. Deputy Speaker: I rule out the point of order. It is not a point of order.

(Interruptions)

Sri S. Jaipal Reddy: You hear me, Sir.

Sri B. Venkatram: I request the Chair to give a ruling that is not a point of order.

(Interruptions)
Mr. Deputy Speaker: It is not a point of order.

(Sri B. Venkatram: Sir, I may be permitted to continue the statement. I have not completed my statement.

(interruptions)

Mr. Deputy Speaker: I ruled out the point of order.

Sri S. Jaipal Reddy: Unless you hear it, you cannot rule it out.

Sri B. Venkatram: I will continue my statement, Sir.


Sri M. Venkaiah Naidu: No. No. No. We are not going to hear you.

(interruptions)

(The Chief Minister continued to read the written statement, when the entire opposition was shouting 'No. 'No.' while thumping the tables)

Sri M. Venkaiah Naidu: He must be allowed to complete his point of order. What is the purpose of our coming to the House? We don't hear anybody.

(Continued Interruptions)

Sri S. Jaipal Reddy: I must be heard on the point of order. They are shielding the corrupt ministers.

(interruptions)

Mr. Deputy Speaker: You must obey the Chair.

Sri M. Venkaiah Naidu: We are obeying the Chair but the Chair is not understanding our difficulty.

(interruptions)

Sri M. Venkaiah Naidu: I have come to perform a duty. I cannot allow these corrupt ministers to escape like this. The Speaker was present yesterday when the would be Chief Minister was making nonsensical comment.

(interruptions)

Sri B. Venkatram: I never accused Sri Sundaraiyah. I cannot hold people to ransom like this. I never mentioned anything about Sundaraiyah. I said decision was taken by me after hearing everybody. Jaipal Reddy has no patience to hear me.
29th July, 1982
e : Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries

Mr. Jaipal Reddy is attributing me. I have not said it. I said after hearing all of them I have taken a decision.

(interruptions)

Mr. Deputy Speaker: The Chief Minister has clarified the stand. It is quite clear.

Sri G. Latchanna: Jaipalreddy's point of order should be allowed.

(interruptions)

Mr. Deputy Speaker: I said there is no point of order. I rule it out.

Sri G Latchanna: Without hearing completely how can you rule out it?

Sri M. Venkaiah Naidu: Can there be a ruling without hearing?

Mr. Deputy Speaker: You should not question my ruling.

(interruptions)

I have given my ruling. After the Chief Minister completes his statement then once again you can raise the point of order.

(interruptions)

Sri Ch. Rajeswara Rao: We are asking for your permission...

(interruptions)

Sri S. Jaipal Reddy: I insist on my fundamental right on point of order. The Chair allowed it.

Sri A. Madan Mohan: While the Chief Minister was making a statement Mr. Jaipal Reddy raised a point of order. The Chair has rightly or wrongly ruled out the point of order.

(interruptions)

Sri G Latchanna: He has not completed.

Mr. Deputy Speaker: There is no point of order.

(interruptions)

Sri M. Venkaiah Naidu: I am on a point of order. I am raising a fresh Point of order.

Sri Jaipal Reddy: You are good enough to revise the ruling.

(interruptions)

Sri Ch Rajeshwara Rao: On a point of solution........

Sri S. Jaipal Reddy: Where my self-respect is involved, where my fundamental right is involved, where the honour of the members is involved there can be no compromise whatever.

(interruptions)
Matters under rule 329

29th July, 1982

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries

Sri Ch. Rajeshwara Rao: With your permission I suggest a solution. Why don't you yield?

Mr. Deputy Speaker: I want the Chief Minister to make a statement.

(Sir S. Jaipal Reddy: I insist on my fundamental right to be heard of my point of order. My point of order takes precedence.)

Mr. Deputy Speaker: If you obey it is alright or else law will take its own course.

Sri S. Jaipal Reddy: I am sorry to say it is my prestige issue.
Now the Chief Minister will make a statement.

(When the hon'ble Chief Minister was making the statement Opposition Members went on shouting 'No, No')

(At this juncture Sri. Ch. Rajeswara Rao followed by his party members and Sri G. Latchanna along with his party Members staged a walk out.)

11-00 a.m. 52 29th July, 1982

Matters under rule 329

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

(interruptions)

(Continuous interruptions)

Now the Chief Minister will make a statement.

(When the hon'ble Chief Minister was making the statement Opposition Members went on shouting 'No, No')

(At this juncture Sri. Ch. Rajeswara Rao followed by his party members and Sri G. Latchanna along with his party Members staged a walk out.)
Matters under rule 329  

29th July, 1982

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

Sri Ch. Parasurama Naidu: Point of order, Sir

Sri M Venkaiah Naidu: You want to hear that Naidu but not this Naidu. He was also with us previously. What is this discrimination?

(interruptions)

Sri S. Jaipal Reddy: From the last three days I have been observing the Chair was being influenced by the Ruling Party. That is my apprehension.

(interruptions)

Sri Ch. Parasurama Naidu: You are allowing violence to prevail. I have been allowed to raise the point of order.

(interruptions)

Sri B. Venkatram: If the speaker has no objection, I don’t mind what Jaipal Reddy wants to say.
Let us be magnanimous.

(interruptions)

Sri B. Venkatram: Let the speaker give his ruling on the point of order. I appeal the House to maintain discipline. I want all the members of the House to maintain discipline both from the Opposition and from our side. Let Mr. Jaipal Reddy abide by what the Chair says, we are going to abide. Let us maintain discipline.

Sri S. Jaipal Reddy: The point of order I wish to make is his. A commission of enquiry has been instituted and the enquiry is on. Suppose a Member raised a point of order. I want the Chair to take time and give a ruling.

Sri M. Venkaiah Naidu: I want to speak on the point of order raised by Mr. Jaipal Reddy.

Mr. Deputy Speaker: If you want my ruling, I will give.

Sri M. Venkaiah Naidu: Before giving ruling, you must hear. Suppose a Member raised a point of order.

Sri B. Venkataram: Can there be a discussion on a point of order also under the rules.
Matters under rule 329  
re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

Sri M. Venkaiah Naidu - I am also aware of the rules.

(interruptions)

Mr. Deputy Speaker: - But the point of order raised by Mr. Jaipal Reddy - 

Sri B. Venkataram - You are the better judge. 

(interruptions)

You do not want to hear us. We have heard enough, and enough You don't want a ruling.

Sri G. Latchanna: - Whether I should be allowed to make an appeal or not? Have I not the privilege of making an appeal?

Mr. Deputy Speaker: That is not said

Sri G. Latchanna: That is what happened today. 

Sri M. Venkaiah Naidu: This is the 10th time the Congress-I member is getting precedence over Venkaiah Naidu.
Mr Deputy Speaker : I am not prepared to give rulings on a number of issues at the same time.

I want to give my ruling

Mr Deputy Speaker : I am not in the hands of anybody

Mr. Deputy Speaker: I call Mr. Venkiah Naidu.

Chief whip has issued order; not to call me I am not worried.

Mr. Venkiah Naidu : You do not want to say anything on the point of order. Till the laughing is over I won't speak.
Matters under rule 329  
29th July, 1982  
re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

Mr Deputy Speaker:- I am very sorry, Hon'ble Members are reputed members. You are behaving like a chaotic House here.

(Statement)

[Text continues]

Mr Deputy Speaker:- I am very sorry, Hon'ble Members are reputed members. You are behaving like a chaotic House here.

[Text continues]
29th July, 1982

Matters under rule 329

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

The Speaker: I will give a ruling on this.

Mr. Deputy Speaker: Mr. Rajeswar Rao has answered your point of order.
Matters under rule 329
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Mr Deputy Speaker: We will consider it.

(Sri Ch. Parasuram Naidu wanted to speak)

Mr Deputy Speaker: Please sit down. I have allowed you.

There is no point of order.

"Residuary Powers—All matters not specifically provided for in these rules and all questions relating to the detailed working of these rules shall be regulated in such manner as the speaker may, from time to time direct." Under rule 343, the Speaker has even power to suspend some rules for the time being so as to regulate the proceedings of the House properly I fully agree with the sentiments expressed by Sri Rajeswara Rao. Now, we have to see how best we run the House without creating chaos like this. If necessary Members will have to be given sufficient time so as to regulate properly. If necessary, there may be an evening sitting. Sir, let the Members cooperate and from now on, let the Agenda be gone through. Speaker has all the powers and I request that the business be conducted in such a manner that the House runs.
60 29th July, 1982

Matters under rule 329
re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

There is no point of order raised by Sri Jaipal Reddy and that is my ruling.

You can place it on the Table of the House.

Sri S. Jaipal Reddy: No, Sir. The Chief Minister is ready to read it over.

Mr. Deputy Speaker: A copy of the statement will be laid on the Table of the House.

Sri M. Venkaiah Naidu: Under rule 329, we have a right.

Mr. Deputy Speaker: You may have the right. But, we have gone to the second notice.

Sri M. Venkaiah Naidu: We did not go.

Mr. Deputy Speaker: The Chair has gone to the next item.

Sri M. Venkaiah Naidu: The Chair has come back to the point of order raised by Sri Jaipal Reddy. When he has come back to the first point, we have a right....

(Interruptions)
Matters under rule 329

29th July, 1982

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

Sir, when you have agreed and the Chief Minister has agreed to bring back the issue and you have given the ruling, the issue is very much alive. So kindly ...

(Interruptions)

Sri K. Govinda Rao :- Sir, the Chief Minister is prepared to read out.

Mr. Deputy Speaker :- I will ask the Chief Minister to read out. But there should be no discussion latter.

Sri M. Venkaiah Naidu :- No discussion, but clarification.

Mr. Deputy Speaker :- Then, the entire business will be left over.

Sri M. Venkaiah Naidu :- You might allow small clarifications

Mr. Deputy Speaker :- I will ask the Chief Minister to read out his statement. But you need not ask any clarifications.

Sri M. Venkaiah Naidu :- Only clarifications. Sir

Mr. Deputy Speaker :- you cannot dictate terms like this.

Sri M. Venkaiah Naidu :- No, Sir. Only appeal.

Mr. Deputy Speaker :- I will ask the Chief Minister to read,
Sri M. Venkaiah Naidu :- Sir, four Ministers have walked out. This may be noted.

Sri B. Venkataram :- Sir, they have gone out because they do not have business. It is your business to stage walk out. So what shall we do, Sir?

Mr. Deputy Speaker :- Read out the statement. There will be no discussion or clarification.
Matters under rule 3.9

re: Enquiry into the cement scandal and the reinstatement of the Deputy Commissioner of Industries.

(4) 

(5) 

(6) As a protest against the inaction of the Government in filing a counter in time, over the failure to take
action against the Minister concerned and the officials who are responsible, we are staging a walk out.

(At this stage, Members belonging to Bharatiya Janata Party staged a walk out)

Sri S Jaipal Reddy :- As a protest against the judgement of the Chief Minister that the Hon. Minister for Industries was not guilty at all, even before the Report of the Commission was considered, I am staging a walk-out along with my party.

(At this stage, Members belonging to Janata Party staged a walk-out)
Matters under rule 329 29th July, 1982

re: Political Murders in Nalgonda District

(At this stage the members of the Communist Parties staged a walk out)

Mr. Deputy Speaker: - The statements for other 329 notices will be placed on the Table of the House.

re: Political murders in Nalgonda District.

At this stage the members of the Communist Parties staged a walk out.

Mr. Deputy Speaker: - The statements for other 329 notices will be placed on the Table of the House.

re: Political murders in Nalgonda District.
66  29th July, 1982  Matters under rule 329  re: Political Murders in Nalgonda District.

The meeting was held in the presence of.............  said.............  and the following parties were present:

1. Mr. X
2. Mr. Y
3. Mr. Z

The meeting was convened to discuss the matter of political murders in Nalgonda District. It was decided to

- Investigate the matter thoroughly
- Arrest the accused persons
- Provide compensation to the families of the victims

The meeting adjourned to the next day for further discussion.
Matters under rule 329
re: Political Murders in Nalgonda District.
29th July, 1982
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The Hon'ble High Court of Andhra Pradesh

In the matter of political murders in Nalgonda District...

[Document content redacted for clarity]
Matters under rule 329
re: Political Murders in Nalgonda District.

June 29th, 1982

Re: Political Murders in Nalgonda District.

The situation is quite serious. We have received reports of political murders in various districts, particularly in Nalgonda District. The investigations have revealed a pattern of politically motivated killings. The authorities have been informed and measures are being taken to ensure the safety of political activists.

The situation requires immediate action. The police have been instructed to intensify their investigation and ensure that the perpetrators are brought to justice. The district authorities have been asked to provide all possible assistance to the police.

We urge all political parties to maintain peace and security. The government is committed to ensuring that political activity is conducted within the legal framework.

Signed,

[Signature]

District Commissioner
Matters under rule 329
re: Political Murders in Nalgonda District.

29th July, 1982

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29th July, 1982

Matters under rule 329

re: Political Murders in Nalgonda District
Matters under rule 329
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re: Political Murders in Nalgonda District.

మార్గే తినబడింది. ఇది లేదా లేదా ఎందుకూ పరిస్థితి నిరంతరం ప్రతి యోభాగ నిరంతరం. ఇది మాత్రమే పరిస్థితి నిరంతరం లేదా పరిస్థితి నిరంతరం లేదా పరిస్థితి నిరంతరం లేదా పరిస్థితి నిరంతరం లేదా పరిస్థితి నిరంతరం లేదా పరిస్థితి నిరంతరం లేదా పరిస్థితి నిరంతరం.

పి. మంచినిగామ చెందిన రెండవ శతాబ్ధం (పర్యాయం నందిపాండుడు) : 3-7-82 నాటి వారి రెండవ శతాబ్ధం పాలిచే పోషణ మామూలాల ప్రమాణం. మామూలాల ప్రమాణం 4 దశలు 27-7-82 నాటి ప్రమాణం. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. ఈ పర్యాయం నిరంతరం లేదా పరిస్థితి నిరంతరం లేదా పరిస్థితి నిరంతరం నిలువలు ప్రతి యోభాగ నిరంతరం. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు. బాగా ప్రమాణం నష్టం దిద్దినందును అంటారు.
72 28th July, 1982

Matters under rule 329
re: Political Murders in Nalgonda District.

This matter is very serious. The political situation in Nalgonda District is tense. The police have not taken any effective action.

I. What measures have been taken by the police?

II. What were the conditions of the persons killed? Were they political workers?

III. What were the circumstances surrounding the murder?

IV. What were the reactions of the local people?

V. Have there been any complaints or inquiries?

VI. What are the government's plans to address this crisis?
Matters under rule 329 29th July, 1982

re: Hunger Strike by the students of B A.M.S.
Degree students demanding to provide legal protection to use modern medicines in emergency cases.

Sri M. Venkaiah Naidu: - Point of order, Sir.

Chairman: - I would like to tell you at the outset, kindly be precise on the point of order and formulation of the point of order. Be precise.

Sri M. Venkaiah Naidu: - I never want to lecture. When members give notice under Rule 329 according to the Rules, if it is admitted it must be included and if it is not so, it must be excluded. Here in the given case, I don’t know the reasons, my name and the name of Jaipal Reddy are missing.

Chairman: - I have read out both the names, and also names of P. Subbaiah and Vittal Reddy.

Sri M. Venkaiah Naidu: - Why our names are not included in the agenda. Are we untouchables, because we are raising the people’s voice? Is there any discretion? I am sorry......

The Board of Studies in Ayurveda/Unani in Osmania University decided in 1978 to include certain modern drugs in the syllabus of
re: Hunger Strike by the students of B.A.M.S./B.U.M.S. Degree students demanding to provide legal protection to use modern medicines in emergency cases

B.A.M.S./B.U.M.S. Degree Course and accordingly the students are taught only 50 periods throughout the 5 1/2 years course and accordingly they have a limited understanding of modern pharmacology.

But the Central Council of Indian Medicine has not so far accorded permission for teaching modern Pharmacology including the modern drugs. They have been reminded by a D 0 on 10-5-1982 and the II nd Secretary also reminded the Govt. of India personally on 27-5-1982. Hence, the demands of the students to use the modern drugs and to accord legal protection is premature.

Even in Karnataka a short term course is introduced in the modern medicine in the syllabus of B.A.M.S but the Government did not permit the students to use them in the daily practice. In the same State earlier there was B S.A M (Bachelor of Suddha Ayurvedic Medicine) Course. Under this course also the students were taught modern drugs for 1 1/2 years. But still they were not allowed to use these drugs in the daily life. This B.S.A.M course has been deleted after the introduction of B.A.M.S. Even in the other two states of Punjab and U.P the actual present position is not clear.

According to the G.O issued by U.P. in 1961, the Ayurvedic Practitioners who have registered their names under Indian Medicine Act, 1939, would enjoy the same status as Allopathy Registered Medical Practitioners. But we have not received any further details in this regard either from Punjab or from U.P. Even for these States also it is not known whether the Central Council of Indian Medicine has given any permission. The Council informed this Government on 25-5-1982 that they would send their final decision to include the modern drugs in the Ayurvedic Degree Course and to use them after consulting the Central Government.

The Government are awaiting the decision of the Central Council of Indian Medicine and also Government of India, Ministry of Health and Family Welfare, as it is a concurrent subject. Further I also assure that the State Government would abide by their decision. I had therefore already appealed to the students several times to withdraw their agitation. Now I appeal to the Hon'ble Members to prevail upon the Students to withdraw their agitation and call off the strike.
Matters under rule 329

29th July, 1982

re: Hunger Strike by the students of B.A.M.S. Degree students demanding to provide legal protection to use modern medicines in emergency cases.

The students of B.A.M.S. are protesting against the lack of legal protection to use modern medicines in emergency cases. They are demanding the provision of legal protection to use modern medicines in emergency situations.

This is a matter of concern and it is important that legal provisions are made to ensure that modern medicines can be used in emergency situations.

Sincerely,

[Signatory]
29th July, 1982

Matters under rule 329

re: Hunger Strike by the students of B.A.M.S.
Degree students demanding to provide legal protection to use modern medicines in emergency cases.

Students have raised a concern regarding the provision of modern medicines in emergency cases. The students of B.A.M.S. degree demand legal protection to use modern medicines in emergency situations.

The administration has acknowledged the students' concern and has assured that measures will be taken to address the issue.
Matters under rule 329

29th July, 1982

re: Hunger Strike by the students of B.A.M.S.
Degree students demanding to provide legal protection to use modern medicines in emergency cases.

re: Hunger Strike by M.B. M.S. Degree Students demanding to provide legal protection to use modern medicine in emergency cases.

1982. 73

re: Hunger Strike by the students of B.A.M.S.
Degree students demanding to provide legal protection to use modern medicines in emergency cases.

re: Hunger Strike by M.B. M.S. Degree Students demanding to provide legal protection to use modern medicine in emergency cases.
Dr. S. Chandramouli: There are three Ayurvedic Medical Colleges in our State. The issue has come to the notice of the House when nearly 500 students of Ayurvedic Medical Colleges have gone on strike for the last 3 months and when two students have undertaken fast unto death also for the last 4 or 5 days. This situation is very unfortunate. We must find out why there is such dissatisfaction among these Medicos. We must analyse the case and do accordingly. All these Medicos, some time back, have applied for seats in general medical Colleges. But due to various reasons, they could not get seats in general medical Colleges. Then, these students have again applied for Ayurvedic Medical Colleges and some how got seats. Their main intention is that they should get qualified in modern medicine and practice modern medicine also.
Matters under rule 329 29th July, 1982 75

re: Hunger Strike by the students of B.A.M.S Degree students demanding to provide legal protection to use modern medicines in emergency cases.

When the Government has allowed the use of modern medicine, why not the Ayurvedic students be allowed to practice the allopathy too. The policy is defective and deficient.

When a person wants to drive a motor car, he needs a certificate in that profession. Unless he gets the certificate, he will not be allowed to drive the motor car. Similarly, the ayurvedic students should be allowed to practice allopathy.

Here, the question is, there is the mixture of both allopathy and ayurveda. They have mixed syllabus. The Medical students in Ayurvedic Colleges are taking advantage these instructions in modern discipline and they want to practice under the garb of B.A.M.S., the modern medicine, also.

There is dissatisfaction among them. The government, if they want to do more justice to the students and the medical profession, they should revise the syllabus in the Medical Colleges. Let them strictly adhere to ayurvedic syllabus in these medical colleges. If anybody wants to have study in modern medicine, they should get admissions only in the modern general medical colleges, then. Otherwise, it is dangerous and you will be playing with the lives of the students.

Let the Government revise its policy and allow the ayurvedic students also use the same modern drugs to the patients when there is no danger to life. Under the present circumstances, they should be provided with legal right to use modern medicine in emergency cases.

The Government has in principle accepted that and also taught to some extent in the disciplines of modern medicine. These people should have an option to use modern medicines in some of the cases. I request that the Government should have a long term plan for separating this syllabus on Ayurvedic lines on one side and on modern medicine on the other side and see that the present catastrophe should be tide over and see that the lives of these people should be saved and I request that the Government should take a very immediate action and do justice to the profession of Ayurveda and also people at large. Thank you.

(Sri B, Niranjana Rao in the Chair)

Sri P Subbaiah: The matter relating to the hunger strike by the students of B.A.M.S. degree students demanding to provide legal 12-30 p.m.
re. Hunger Strike by the students of B.A.M.S. Degree students demanding to provide legal protection to use modern medicines in emergency cases.
Matters under rule 329

29th July, 1982

re: Hunger Strike by the students of B.A.M.S. Degree students demanding to provide legal protection to use modern medicines in emergency cases.

The students of B.A.M.S. Degree demanding to provide legal protection to use modern medicines in emergency cases.

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82 29th July, 1982

Matters under rule 32g

re : Death of Two Labourers at B.H.E.L
Ramachandrapuram.

23rd May 1982

re : Death of Two Labourers at B.H.E.L. Ramachandrapuram.

(Enclosed, for information) - Answer, Authority under Section 32g
of the Act. It seems that the workmen were working in the vicinity of the
B.K.P.S. Factory. The accident occurred due to negligence on the part
of the employer. The employer should have taken proper precautions
to prevent accidents. The employer should be held responsible for
the accident.

At this point, it may be noted that the accident occurred on 23rd May
1982. The workmen were working in the vicinity of the B.K.P.S.
Factory. The accident occurred due to negligence on the part of the
employer. The employer should have taken proper precautions to
prevent accidents. The employer should be held responsible for
the accident.

[Signature]
[Name]
Matters under rule 329
29th July, 1982
83

re: Closure of the Turmeric Market at Duggirala.

re: Closure of the Turmeric Market at Duggirala.
84 29th July, 1982

Matters under rule 329

Re: Closure of the Turmeric Market at Duggirala

The closure of the Turmeric Market at Duggirala is under consideration. The market was established in 1963 under rule 329. It has been in operation for 20 years. The market has been facing financial difficulties and the demand for turmeric has decreased. Therefore, it is proposed to close the market.

The closure of the market will affect the 20 families who are currently employed in the market. They have been working in the market for more than 10 years. They are currently earning a meager income. The market is also facing a loss of Rs. 5,000 per month.

The closure of the market will have a negative impact on the local economy. The market is a major source of income for the local farmers who supply turmeric to the market.

In conclusion, it is proposed to close the Turmeric Market at Duggirala due to financial difficulties and declining demand.
Our Government's policy is to help the farmer to avoid distress sales.

Government have already in principle taken a decision to see that loan is given to avoid distress sales.
86 29th July, 1982

Matters under rule 329

re: Closure of the Turmeric market at Duggirala.

ఎ క్రిష్ణ్యాండ్ శాస్త్రి నివేదన ప్రత్యేకంగా అభిమానం చేస్తుంది. యుగాంధ్ర ఆశ్రయ సంస్థకు మాత్రమే ప్రత్యేకమైన గంగా నివేదన చేషారు. ఎంతట్టుగా ఇటూ ఉండాలి బొమ్మలు వింతలి. దీనిరుద్ధం ప్రతి పరిస్థితి సమయంలో, అలాంటి గుండు పనిచేసి ఉండే చిన్న రాష్ట్రాలలో మొత్తం కేసరి చేసుకునే లేదు. మరింతం ఇది వీరుడు గడువు విస్తృతి చేయడానికి ఉత్పత్తి సాధన నిర్మాణం కంటే కంటే మరింతం తిరిగి ఉండే లేదు. ఇది కొంతమంది పంపు వారి జనాభా ప్రతిభ ప్రతికర్త అవకాశం ఉంది. I request the Hon'ble Minister to personally go there and see with his own eyes and have a comprehensive idea and immediately take necessary steps to restore all the facilities.
Mr. Deputy Speaker in the Chair
Matters under rule 329
re: Closure of the Turmeric market at Duggirala

The approach roads in the market yard belong to the gram panchayat. The Agriculture Market Committee requested the gram panchayat to repair these roads, but as it was not in a position to undertake these works due to weak financial position, the Agriculture Market Committee has undertaken the repair work and the repairs will be completed by the end of this month. The Secretary, Agriculture Market Committee held talks with the traders of Duggirala and they have agreed to resume purchase of turmeric immediately after the approach roads are repaired. If they fail to resume their usual trading activity, the Agriculture Market Committee shall initiate action to suspend and cancel their licences. I may however mention here that the Director of Marketing has also moved the State Trading Corporation and the A P Cooperative Marketing Federation to enter the market and make bulk purchases.

Sri V. Sobhanadreeswara Rao: In the first instance when I read the news in the newspaper I too was of the same view. But yesterday when I actually went to the market yard - 

You go there and see. You don't rely on the information provided by the Director and the subordinate officers who are simply taking the salaries but not doing their duty.

It was one of the demands made by the ryots and traders.

You take to task why the marketing Secretary, Grade II and others who are drawing thousands of rupees salary have failed to do these minimum things.
If the trader has any ulterior motives to harm the interests of the farmers, you immediately take action, we are one with you.

re: Breaches to P.W.D. Tanks at Chinagudipadu, Markapur Taluk, Prakasam District.

If the trader has any ulterior motives to harm the interests of the farmers, you immediately take action, we are one with you.

re: Breaches to P.W.D. tanks at Chinagudipadu, Prakasam district
Matters under rule 329

re: Breaches to P.W.D. Tanks at Chinnagudipadu, Markapur Taluk, Prakasam District.

Minister for Minor Irrigation (Sri N. Chandra babu Naidu):- The Minor Irrigation tank in Chinnagudipadu village, Markapur taluk Prakasam District has an ayacut of 324 acres wet. It was restored in the year 1968-69 to the P.W.D. standards. During the cyclone of May, 1979 breaches occurred to this tank at 7 places up to a total length of 194 metres. Under the Cyclone Damages Repairs Programme the tank was repaired in December, 1979 and restored at a cost of Rs. 2,970 lakhs. The year 1980 was an year of drought and there was no water in the tank. Due to sudden cloud burst and unexpected rains in the catchment area of the tank on the night of 22-4-1981 the tank received water and the bund was damaged. There were breaches at 3 places and there was piping action in four places. The total length of the damaged bund occurred at various places was 181 metres.

The total length of the tank is 1480 metres. The length of the surplus weir is 128 metres. It was felt desirable to test the soils before taking up repairs. The Director, Dam Designs, Central Designs Organisation, Hyderabad inspected this tank on 19-10-81 along with the Deputy Director, Civil Designs-II and suggested that soil samples from the foundations as well as from the existing tank bund and borrow areas may be got tested in the Andhra Pradesh engineering Research Laboratories, Hyderabad and to furnish to him the result of the tests for suggesting remedial measures. The Executive Engineer, Spl. Division, Markapur collected samples of the disturbed soils and sent them to the A.P. Engineering
Research Laboratories, Hyderabad for testing. The results of the tests were received. The undisturbed soil samples from foundation and borrow area have to be collected and sent for testing. Action is being taken in this regard by the Executive Engineer.

It has been felt that the formation of temporary ring bunds at the damaged portions at a cost of Rs 80,700 to supply water to the ayacut would not be desirable before the soils are tested. Therefore, action will be taken to carry out the breach filling works after the soils are duly tested by the A.P. Engineering Research Laboratories, Hyderabad.
MESSAGES FROM THE COUNCIL

Mr. Deputy Speaker: I have received 5 messages from the Hon'ble Chairman, Legislative Council.

I

"In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Hyderabad Municipal Corporation (Amendment) Bill, 1982 (L.A. Bill No. 8/82) as passed and agreed to by the Legislative Council on 26-7-82 without any amendment and signed by me."

II

"In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Gram Panchayat (Amendment) Bill, 1982, (L.A. Bill No. 10/82) as passed and agreed to by the Legislative Council."

III

"In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in Andhra Pradesh Legislative Council, I transmit a copy of the Payment of Wages (Andhra Pradesh Amendment) Bill 1982 (L.A. Bill No. 7 of 1982) as passed and agreed to by the Legislative Council on 28-7-1982 and signed by me."

IV

"In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Intermediate Education (Amendment) Bill, 1982 (L.A. Bill No. 34 of 1981) as passed and
Statement by the Minister for Labour and Civil Supplies.

29th July, 1982

re : Revision of Minimum Wages for beedi Industry

agreed to by the Legislative Council on the 28th July, 1982 without any amendment and signed by me.

In accordance with rule 147 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Public Warrants (Extension of Limitation) Andhra Pradesh Amendment Bill, 1982 (L. A. Bill No. 1 of 1982) as passed and agreed to by the Legislative Council on the 28th July, 1982 without any amendment and signed by me.

Now, I request the Minister for Labour and Civil Supplies to make a statement

STATEMENTS MADE BY THE MINISTER FOR LABOUR & CIVIL SUPPLIES

re : Revision of Minimum Wages for Beedi Industry.

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Now, the Minister of Beedi Industry...

[Further discussion on wages and conditions]
Statement by the Minister for Labour and Civil Supplies.

re: Visit to Indonesia and Japan by a Consortium of Industrialists.
Business of the House 29th July 1982

(சிந்து போற்றப்படும் - அதற்கு காலம் அளிக்க முடியாது. போற்றப்பட்ட தேசிய வெளியியல் தற்போது அவ்வாறு அடைய்கிறது. மேலும் மற்றொன்று தான் தெரியும் அளிக்க முடியாது. அதாவது தன்மை இந்த தள்ளையைச் சுருக்குதல்! ஆனால் இருக்கவில்லை. என்பதை மறைத்தாமல் நூற்றுக்கணக்கான ஆண்டுகளைக் குறிப்பிடுவோம், அந்த போற்றப்பட்ட தேசிய வெளியியல் மற்றொன்று தான் என்று கூறி கூறுவோம். என்பதை மறைத்தால் இருுக்குவோம், மற்றும் முடியாது என்று நாம் கூறினாலே இருந்து அடைய்கிறோம்.

இன்னும் ஆப்பாம் என்னைத் தெரியும்: - என்னைத் தெரியும் கணினியானது? என்னை மகிழ்விக்கவே செய்யும். நிறைந்து - உயிர் மகிழ்விக்கவே நம் கணினியைத் தெரியும்! என்று செய்து இருக்கவில்லை?

இன்னும் சொல்லிக்கொள் - போற்றப்பட்ட தேசிய வெளியியல் மற்றொன்றின் வழக்கம் மற்றும் விளக்கம் தொடர்ந்து வருகிறது. இதாவது செய்திகள் என்னும் முக்கியமான கருத்தாக் கூறுகிறோம். இதுவை பற்றியும் விளக்கம் வேண்டும். இதுவையைத் தொடர்ந்து வருகிறது. என்பதை செய்து கூறுவோம் - போற்றப்பட்ட தேசிய வெளியியல் மற்றொன்று தான் என்று மேலும் செய்து கூறுவோம். என்னும் செய்யும் இருக்கும்.

1. பின்னர் என்று: - என்று வாத்தியல் உறுதியானது? மேலும் உறுதியானது: - இன்றை மறைந்து 8 மணி தொடர்புடையோ?

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Business of the House

Mr. Deputy Speaker:- Then, before we adjourn let the Minister place a paper on the Table of the House.