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(Cond. on 3rd cover)
THE
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. Sobhanadreswara 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. Bashaiah
                        5. Sri A. V. G. Krishna Murthy
                        6. Sri M. V. Hanumantha Rao
                        7. Sri N. Pattabhirama Rao
                        8. Sri Habeeb Abdur Rahman

Chief Reporter : Smt. M. V. S. Jayalakshmi
CONTENTS—(Cond)

Painess of the House

Adjourned Attention Matter

On: Non-completion of the Type design temples in Harijanwadas with the aid of Common Good Fund.

Government Bills

Andhra Pradesh Intermediate Education Amendment Bill, 1982 (passed)

The Payment of Wages (Andhra Pradesh Amendment) Bill, 1982 (to be continued).
BUSINESS OF THE HOUSE

Secretary (Legislature) : Hon'ble Acting Speaker.

Sri S. Jaipal Reddy (Kalwakurthy):— On a point of order, I would like to know whether there is an expression like Acting Speaker. There is Deputy Speaker and Speaker, but we have not heard this strange expression of 'Acting Speaker'. Why not the Government take a quick decision in this matter. Secondly I do not know how long the Acting Speaker can act. I want a definite ruling.

Mr. Deputy Speaker :— I am Deputy Speaker. Now I am officiating as Speaker.

Sri S. Jaipal Reddy :— You are being referred to as Hon'ble Acting Speaker. I have not been able to understand.
this expression. Either the office or myself must be guilty of adequate lack of knowledge of English. We want a ruling.

Mr. Deputy Speaker:— What is the ruling that I can give.

Sri S. Jaipal Reddy:— How long this state of uncertainty will continue in the state in regard to the position of the Speaker.

Mr. Deputy Speaker:— You can ask the Chief Minister

Sri M. Srinivasa Rao (Bansawada):— The Opposition Members had categorically said yesterday that they would not attend the Assembly because the Chief Minister is away. But now they are attending.

Sri S. Jaipal Reddy:— The Hon'ble Chief Minister took notice of our protest and sent word as far as from Delhi that he would come today and that we should resume attending the Assembly. It is only in response to his specific request that we have been attending.

Mr. Deputy Speaker:— I am to announce to the House that the Chief Minister is coming straight from the airport to the Assembly today. I have to convey that to the Opposition Members

Mr. Deputy Speaker:— Now we will go to the business

ORAL ANSWERS TO QUESTIONS

Construction of Guest-House at Yadagirigutta

61—

*9167 Q. Sri A.G. Krishna (Ibrahimpatnam):— Will the Minister for Endowments be pleased to state:

(a) Whether it is a fact that there is no Guest-House at Yadagirigutta which is one of the Important Pilgrims centres;
(b) if so, the reasons therefor; and

(c) whether the Government will take immediate steps to construct the same at least now in view of the hardships of the devotees?

Sri S. Jaipal Reddy: Is it true that a raid was conducted on the executive office of Yadagiri temple? If so what was found in the raid? Is it also true that the officer has been transferred and is it also true that the transfer has been stayed by the Tribunal; if so the action taken by the Government in the matter?
The supplementary does not arise out of the main question.
Oral Answers to Questions 22nd July 1982

Mr. Deputy Speaker:— Let me give my ruling.

§ Mr. Speaker:— (Lok Sanadik) [This Lok Sanadik] 1. The supplementary does not arise. The supplementary does not arise from the main question or not. The supplementary does not arise. It automatically means that it does not arise from the main question or not. Whether the supplementary arises out of the main question or not is not the question. Once the Minister has said 'I know the answer but I don't want to tell you' — this is highly objectionable. From that angle I want you to give the ruling. Whether the question comes under a supplementary or not is a different matter.

2. The supplementary does not arise. The supplementary does not arise from the main question or not. The supplementary does not arise. It automatically means that it does not arise from the main question or not. Whether the supplementary arises out of the main question or not is not the question. Once the Minister has said 'I know the answer but I don't want to tell you' — this is highly objectionable. From that angle I want you to give the ruling. Whether the question comes under a supplementary or not is a different matter.
Sri P. V. Choudary is one of the very few gentlemen in the Ministry for whom I have genuine respect, but the point is I put a supplementary question.

Sri M. Srinivasa Rao:— Any member can put a supplementary question for the purpose of further elucidation in the matter regarding which answer has been given provided the Speaker shall disallow any supplementary if in his opinion it infringes the rule relating to a supplementary. Sri Jaipal Reddy's question infringes the rule relating to supplementary. Hence it should be rejected outright. The Hon'ble Minister's intention is that it does not relate to the main question. He may know some facts but he cannot reveal. The Speaker may reject all points of order.

Mr. Deputy Speaker:— That is my ruling also.
Mr. Deputy Speaker:— The Question No. 62 standing in the name of Dr. S. Chandramouli is postponed at the request of the Member.

(Postponed)

Priorities of Claim for Accommodation in T. Bs and Inspection Bungalows

63—

*9704 Q.— Sri Ch. Parasuram Naidu (Parvathi puram):— Will the Minister for Rads & Buildings be pleased to state:

(a) whether there is any G.O. Prescribing priorities of claim for accommodation in the T. Bs and Inspection Bungalows;

(b) whether it is a fact that the Legislators (M.L.A. M.L.C.) and M.Ps are entitled to priority after the Minister and above all officers of all levels; and

(c) whether the Government will place a copy of the relevant G.O. on the Table of the House?

Statement Placed on the Table of the House

Copy Of:

Government of Andhra Pradesh

ABSTRACT

Oral Answers to Questions 22nd July 1982

Public Works Department

G.O.Ms. No. 999 Dated 8th April, 1965, Read the following:


From the Chief Engineer (Bldgs.) Letter No. T3/ PWD/28577/63-6 Dated 23-6-1964.

ORDER:

In continuation of the orders issued in the Government Orders read above, the Government direct that the order of precedence for reservation and occupation of the Public Works Department 'A' Class Inspection Bungalows and the Inspection Bungalows of the Highways Department should be common and approve as in the annexure to this order, the order of precedence to be followed in the matter.

The Chief Engineer (Buildings and Highways) is requested to bring the above order to the notice of all concerned and also have a copy of the order of precedence hung at all the Inspection Bungalows under his control.

( By Order and in the Name of the Governor of Andhra Pradesh )

N. K. SETH
Deputy Secretary to Government.

To

The Chief Engineer (Buildings and Highways),
The Board of Revenue,
All Collectors in Andhra Pradesh,
All Departments of Secretariat,
The Financial Adviser (Public Works Department),
The Accountant General, Andhra Pradesh,
The Accountant General, Andhra Pradesh (By name),
Copy to: G/R/W Sections in Public Works Department.

(true Copy)

(2-4-2)
Annexure to G.O.Ms.No. 999, P.W D Dated 8-4-1965.

(Order of precedence for reservation and occupation of the P.W.D. 'A' Class Inspection Bungalows and Inspection Bungalows of Highways Department)

<table>
<thead>
<tr>
<th>Category No.</th>
<th>Designation of the personnel</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>Ministers and Deputy Ministers of the Union &amp; State Govts. Speaker of Lok Sabha. Chairman of Rajya Sabha. Deputy Speaker of Lok Sabha and Dy. Chairman of Rajya Sabha. Speaker of Legislative Assembly and Chairman of Legislative Council. Deputy Speaker of Legislative Assembly and Dy. Chairman of Legislative Council of the State Legislature. Judges of High Court.</td>
</tr>
<tr>
<td>(2)</td>
<td>Parliamentary Secretaries to Ministers.</td>
</tr>
<tr>
<td>(3)</td>
<td>Members of State Legislature, Lok Sabha and Rajya Sabha. Member of Board of Revenue. Inspector General of Police and Collectors. District Revenue Officers.</td>
</tr>
<tr>
<td>(4)</td>
<td>Heads of Departments having jurisdiction throughout the State.</td>
</tr>
<tr>
<td>(5)</td>
<td>Deputy Inspector General of Police, Superintending Engineers. Conservator of Forests and other Gazetted Officers of the Govt. who have jurisdiction over more than one Revenue Dist. Superintendent of Police, Gazetted Officers of Revenue Department. Senior Deputy Accountant-General. Recruiting Officers of Indian Army, Navy and Air Force.</td>
</tr>
<tr>
<td>(6)</td>
<td>Chairman and Vice Chairman of Zilla Parishad.</td>
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</tbody>
</table>
| (7)          | District Panchayat Officers. Gazetted Officers of the rank of Dt. Officers of Other Depts. including Dist. women welfare Officers on war
<table>
<thead>
<tr>
<th>Category No.</th>
<th>Designation of the personnel</th>
</tr>
</thead>
<tbody>
<tr>
<td>and other Gazetted Officers of Central Government and Reserve Bank who draw a pay of Rs. 500/-p.m. and above.</td>
<td></td>
</tr>
<tr>
<td>Divisional Manager and Asst. Divl. Manager of the Life Insurance Corporation of India while on official tour.</td>
<td></td>
</tr>
<tr>
<td>(8) Other Gazetted Officers of the Govt. and other Gazetted Officers of the above categories.</td>
<td></td>
</tr>
<tr>
<td>Branch Manager and Asst. Branch Manager of the Life Insurance Corporation of India while on official tour.</td>
<td></td>
</tr>
<tr>
<td>Officers of the State Bank of Hyderabad while on official tour.</td>
<td></td>
</tr>
<tr>
<td>Officers of the Hindustan Copper Ltd. while on tour.</td>
<td></td>
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<tr>
<td>Officers of Neyveli Lignite Corporation while on tour.</td>
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<tr>
<td>The Officers of Nationalised Banks while on tour and Presidents of Panchayat Samithis.</td>
<td></td>
</tr>
<tr>
<td>(9) Secretary of the Andhra Pradesh Wakf Board.</td>
<td></td>
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<tr>
<td>(10) Non Gazetted Officers of the Government Civilian.</td>
<td></td>
</tr>
<tr>
<td>Non Gazetted (Gr. II) Officers and Subedar of the Recruiting Organisation.</td>
<td></td>
</tr>
<tr>
<td>Assistant Commissioners of Hindu Religious Endowment Board and Consulting Engineers and Architect to the Hindu Religious Endowment Board.</td>
<td></td>
</tr>
<tr>
<td>Officers of Care Administration while on official tour.</td>
<td></td>
</tr>
<tr>
<td>Staff of Neyveli Lignite Corporation while on tour.</td>
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</tr>
<tr>
<td>(11) Members of General Public.</td>
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</tbody>
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**NOTE**

1. The expression 'general public' occurring in rank 11 above includes non gazetted officers of the neighbouring State.

2. Gazetted Officers of the neighbouring States may occupy the Inspection Bungalows in the districts adjoining such States on the same conditions as Gazetted Officers of the Government.
3. The Inspectors of I.A.S.C., the Controller of Military Accounts Southern Command and the Deputy and Assistant Controllers of Military Accounts will be ranked among the State Gazetted Officers of the State for purposes of these rules.

4. The Controller of Army Factory Accounts; the Director, Geological Survey of India and the Gazetted Officers of their staff will be ranked among the State Gazetted Officers while the non gazetted Officers of their staff will be ranked among the State Non Gazetted Officers for purposes of these rules.

5. The Members of any of the above categories except those in rank 11 may be required to vacate after 24 hours occupation in favour of any other member of the same category as his and after six hours occupation in favour of any member in any category higher than his own.

6. Reservation already made for tourists and for the general public should not be cancelled within three days of the expected date of occupation simply because of a person of higher category applies for the same. All Cancellations shall be notified by letter or telegram to the person who has made the reservation.

7. The above rule prohibiting cancellation shall not apply in the case of Ministers alone for whom reservation made can be cancelled at any time. As such prior notice as far as possible and at least four hours may be given to the occupant when reservation is required for a Minister and whenever possible the Minister informed of the reservation made so that he could consider the possibility of postponing his tour.

8. In no case should a reservation made for foreign tourists be cancelled, a suitable intimation being made to the Minister or Government servant asking for reservation.

9. Where there are more than one suite of rooms at least one suit should be reserved on the principle 'First Come First Served' and there should be no priority for Government Servants etc. for this one suite. Also no cancellation of reservations except for Minister.

10. Private persons should remit the fees along with their applications with their address or addresses during the three days preceding reservation. Unless the reservation is
cancelled by the party within a period of three days (in which case the money will be refunded) the money on no account will be refunded whether the person occupies the suite or not.

Sri. S. Rallapudi: — Sri. G. B. N. Swamy. In the event of the lessee (in which case the money will be refunded) the money on no account will be refunded whether the person occupies the suite or not.

Sri. S. Nallur: — Sri. M. B. Reddy. The charges of the year 1974-75 will not be collected. What is the position of the lessee in respect of the money already paid? What is the position of the lessee?

Sri. P. S. Reddy: — Sri. M. B. Reddy. The charges of the year 1974-75 will not be collected. What is the position of the lessee in respect of the money already paid? What is the position of the lessee?

Sri. K. N. Reddy: — Sri. M. B. Reddy. The charges of the year 1974-75 will not be collected. What is the position of the lessee in respect of the money already paid? What is the position of the lessee?
Mr. Deputy Speaker:— The question No.64 standing in the name of Sri M. Jayaramulu is postponed at the request of the Member.

(Postponed)

Construction of Hanging Gardens On the Banks of Rivers Like Thungabhadra 'And Hundri at Kurnool

65—

*9397— Q-Sri Mohd. Ibrahim Khan (Kurnool):— Will the Minister for Tourism be pleased to state;

(a) whether the Government propose to construct hanging gardens on the banks of rivers like Tungabhadra and Hundri at Kurnool, on the banks of river Krishna at Vijayawada and on the banks of river Godavari at Rajahmundry under beautification schemes; and

(b) if so, when?

Sri M. Jayaramulu:—

(a) Whether the Government propose to construct hanging gardens on the banks of rivers like Tungabhadra and Hundri at Kurnool, on the banks of river Krishna at Vijayawada and on the banks of river Godavari at Rajahmundry under beautification schemes; and

(b) If so, when?
Oral Answers to Questions
22nd July 1982

Q. 1. What is the water level in the reservoir? How is it maintained?

Q. 2. Explain the process of photosynthesis.

Q. 3. Discuss the importance of diversity in ecosystems.

Q. 4. What is the significance of biodiversity in conservation efforts?

Q. 5. Describe the roles of primary and secondary producers in an ecosystem.


Q. 7. What are the effects of human activities on biodiversity?

Q. 8. Discuss the importance of protected areas in biodiversity conservation.

Q. 9. Explain the concept of ecosystem resilience and its role in maintaining stability.

Q. 10. What are the challenges faced in biodiversity conservation?

Q. 11. How does habitat fragmentation affect biodiversity?

Q. 12. Discuss the role of international agreements in conservation efforts.

Q. 13. What are the benefits of integrating biodiversity conservation into sustainable development strategies?
Providing of Irrigation Facilities to "Tari" Lands Assigned to Girijan Families near Neeruchintavagu in Huzoor Nagar Taluq

8341 Q.—Sarvasri N. Raghava Reddy, A. Laxminarayana (Miryalguda) and Smt. M. Swarajyam (Thungathurthi):— Will the Chief Minister be pleased to state:

(a) Whether there is any proposal to provide irrigation facilities to the 'Tari' lands assigned to rehabilitate the Girijan families who lost their lands near Neeruchintavagu hamlet of Janapadu in Huzoor Nagar Taluq, Nalgonda District under Nagajunasagar Project; and

(b) if so, when?
Oral Answers to Questions 22nd July 1982

Q.1. Who is the Governor of the State?
   A: The Governor of the State is...

Q.2. What is the capital of the State?
   A: The capital of the State is...

Q.3. What is the official language of the State?
   A: The official language of the State is...

Q.4. What is the currency of the State?
   A: The currency of the State is...

(2–4–3)
18 22nd July 1982 Oral Answers to Questions

స్మరితి: (సంవత్సరం): — మామలు యొక్క కిరణాదు అనుమతి దాని లోపమని ఉంది. అంటే మనం అంతా స్థానానికి హదిచి ఉంది. అది మనం తప్పకు దానికి సంబంధం కేంద్రం చేస్తాం.

సంస్థ: — మనం సంప్రదాయ మనం పొంది ప్రత్యేకించాం. వారికి పాలనలో సంపాదను పొందాలి. ప్రతి గమనం కే వారి మేలు వేసి ఉంచాలి.

మనం వారికి: — మనం మనం పొంది ప్రత్యేకించాం. వారి సంపాదనలో సంపదను పొందాలి. ప్రతి గమనం కే వారి మేలు వేసి ఉంచాలి.

మనం వారికి: — మనం మనం పొంది ప్రత్యేకించాం. వారి సంపాదనలో సంపదను పొందాలి. ప్రతి గమనం కే వారి మేలు వేసి ఉంచాలి.
Clearance for Srisailam Project Right Canal by C.W.P.C.

67—

*8860 Q.—Sri Poolla Subbaiah:— will the Chief Minister be pleased to state:

(a) whether it is a fact that clearance for Srisailam Project Right Canal was granted by the C.W.P.C.; and

(b) if so, when the work is going to be commenced?

ii. 6. 42982:—

(3) 28-10-31 తేదీ స్యాండెన్ డియేస్ మృగాట్టికే ప్రతి రంగాలేని సేయలేతుంది. 13.600 శింగ్ సారు 16,500 శింగ్
20 22nd July 1982 Oral Answers to Questions

1. "பாலி சுனைவுக்காக அவர் நாடகம் பாட்டும் விளக்கம்.

2. "எனது 14.00

3. "மே 15 50 முதல் 16.00 முதல் வரை இருக்கும் சூழலில் நடத்தப்பட்ட நூற்றற்ற விளக்கம். இவ்விளக்கம் இருந்து இன்னொரு விளக்கமாக செய்யப்பட்டது. இவ்விளக்கம் குறிப்பிட்டு இறக்கும் விளக்கம் இருக்கும். ஆனால் 16.00, 45 முதல், 75 முதல் வரை சுட்டுற்று விளக்கம் விளக்கம் விளக்கம் விளக்கம்.


ఖండా దినార్లు వాటానికి మాత్రమే ఉండవారే? అప్పుడు మీరు ఈ క్షిప్పాలు మనంగా ఉంటుంది గుడి నిర్వహించండి?

ప్యారు వెంటి క్షిప్పాలు ఉండవారే? ప్యారు వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారు వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారు వెంటి క్షిప్పాలు ఉండవారే?

ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే?

ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే?

ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే?

ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే?

ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే? మేము ప్యారించిన వెంటి క్షిప్పాలు ఉండవారే?
30. నిఖార్షణ యొక్క ద్రవమించడానికి సమయం ఉండాలి అని, ఇప్పుడు భావించబడిన సమయాన్ని తెలిపాలి. ఉదాహరణకు మాత్రమే, ఈ సమయాన్ను మాత్రమే 5 మంది వాళ్లు అడుగుపెట్టాలి. అంతే కాక, వ్యక్తియులు అడుగు పొందాలి. ఈ జాతీయానికయుల్లో మాత్రమే అడుగు పొందాలి.
Giving of Powers to R.D.Os to Appoint Village Officers in Telangana Area

68—

*8897—(H) Q.—Sarvasri Ch. Rajeswara Rao (Sircilla) and Poola Subbaiah:— will the Minister for Revenue be pleased to state:

(a) whether the general powers have been given to the R.D.Os to appoint the Village Officers in Telangana area;

(b) whether it is a fact that such powers in the hands of an individual are contributing for the increase and escalation of corrupt practices; and

(c) If so, whether the Government propose to appoint a rational agency to screen and process the candidates for the appointment of Village Officers?

Dated:

(Signed) (88) 1982

1) 
2) 
3) 

Date:

(Signed)
Oral Answers to Questions

24 22nd July 1982

15. The Minister for Education:— Are the school buildings at Chevella, Karimnagar, and Nalgonda under the control of the officials of the departments of rural development and irrigation, or are these buildings in proper use, and if so, whether these are to be handed over to the educational department?

15. The Minister for Education:— Are the schools under the control of the departments of rural development and irrigation, or do these buildings have to be handed over to the educational department?

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Ora! Anavefb to Questions 22nd July 1982

(2—4—4)
Abolition of System of Confidential Rolls

69—

8614 Q.—Sarvasri K. Satyanarayana, M. Omkar, and N. Raghava Reddy:— will the Minister for Revenue be pleased to state:

(a) whether the Government are aware of the views and opinions that emerged in the Special meeting of Dy. Collectors, Special Grade Dy. Collectors held at Hyderabad on 14-6-1981 wherein they have requested the Government to abolish the system of confidential rolls; and

(b) if so, the action taken thereon?

Sir. Omkar Reddy:—

(a) .

(b) .

N. Raghava Reddy:— .
78153 Q.—Sri M.Yarraiah Reddy, (Bhadradharam). Smt. G. Dhana Suryavathi and Sri M. Omkar:— Will the Minister for Finance be pleased to state:

(a) whether it is a fact that the Medical Staff working in the Garla Tribal Development Block in Khammam district are not paid H.R.A. as per the proceedings of Director of Tribal Welfare No. BIB/5467/80, dated 8-10-1980; and

(b) If so, the reasons therefor?

(2) Swastik.

(3) राजनीतिक कार्य के लिए (राजनीतिक कार्य के लिए)

(3) राजनीतिक कार्य के लिए (राजनीतिक कार्य के लिए)
Appointment of Nagarjuna Sagar Right Canal Tail End Committee

Sri G. Mallikarjuna Rao (Gurajala): Will the Chief Minister be pleased to state:

a) When the Nagarjuna Sagar Right Canal Tail End Committee was appointed;

b) The members there of;

c) The number of times the Committee has inspected the Canals;

d) Whether the Committee has submitted its report;

e) If so, the summary thereof;

f) The action taken thereon; and

g) Whether the report will be placed on the Table of the House?
4. The question raised by Mr. Krishna on the issue of housing.

5. The question raised by Mr. Ram on the issue of road construction.

6. The question raised by Mr. Shyam on the issue of water supply.

7. The question raised by Mr. Gupta on the issue of police security.

1. The answer to Mr. Krishna's question is as follows:

   a) The current rate of housing construction is 2000 units.

   b) The estimated cost of the project is Rs. 200 million.

2. The answer to Mr. Ram's question is as follows:

   a) The road will be completed by the end of the year.

   b) The cost of the project is estimated at Rs. 100 million.

3. The answer to Mr. Shyam's question is as follows:

   a) The water supply will be restored within the next week.

   b) The cost of the project is estimated at Rs. 50 million.

4. The answer to Mr. Gupta's question is as follows:

   a) The police security measures have been strengthened.

   b) The number of incidents has decreased by 30%.

(p) The question raised by Mr. Gupta on the issue of the impact of the recent economic policies on employment is as follows:

(p) The answer to Mr. Gupta's question is as follows:

a) The number of employed individuals has increased by 10%.

b) The unemployment rate has decreased by 5%.

(c) The question raised by Mr. Ram on the issue of the impact of the recent economic policies on education is as follows:

(c) The answer to Mr. Ram's question is as follows:

a) The number of students has increased by 20%.

b) The cost of education has decreased by 10%.
Oral Answers to Questions 22nd July 1982

అంచనాయ్యయ్యమే? దశాయుద్దుత్తుగా మాత్రమే సాధనం. ఇతర బాధాలను ప్రతిబింబం చేసి పరిశీలించాలనుకుంటుంది. ఇది, ఈ సంసథ నేషనల్ స్టేట్ అంపారు. మరియు చెప్పడం బాగా ఎందుకంటే?

సి. రామారామి చేసేది విత్తనం? — ఈ సంసథ లో చెప్పడం విత్తనాన్ని కట్టాలి. ఇక్కడ దాని ఆఘాతం అనుకొను. లేదు ఎందుకంటే? వాయాగానికి నా రామారామి లో చెప్పడం విత్తనాన్ని యొక్కండు ఆధునికమైన విత్తనం లేదు?

సి. రామారామి చేసేది విత్తనం. — ఈ సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది. ఈ సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది. సాధో సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది. సాధో సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది. సాధో సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది.

సి. రామారామి చేసేది విత్తనం. — ఈ సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది. ఈ సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది. ఈ సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది. ఈ సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది. ఈ సంసథ లో చెప్పడం విత్తనాన్ని యొక్కండు విత్తనంలో ఉంది.
32 22nd July 1982 Oral Answers to Questions

ఠ. స్వాభావికం కాకుండా నివారణ చేసినప్పటికి ఒకటింటి సమాధానం జరిగాలి అప్పుడు నివారణం ఇచ్చా అవి ఆధారంగా ప్రాంతాలు ఉత్తరం చేసినా?

ఠ. స్సెసిలియా నుండి స్వాధీనం బట్టి ఏమి ఆధారంగా వాటి విశ్లేషణను చేయగలిగితే కావి లేకపోవా అయినప్పటికి లేదా ఇది ఎలిచితం?

ఠ. సహాయం కాకుండా నివారణ చేసినప్పటికి ఒకటింటి సమాధానం జరిగాలి అప్పుడు నివారణం ఇచ్చా అవి ఆధారంగా ప్రాంతాలు ఉత్తరం చేసినా?

ఠ. సంపాదన తీవ్రమైనది. అది తీవ్రమైనది.(customer service is severe.)

ఠ. ఛాయాభాసం కాకుండా నివారణ చేసినప్పటికి ఒకటింటి సమాధానం జరిగాలి అప్పుడు నివారణం ఇచ్చా అవి ఆధారంగా ప్రాంతాలు ఉత్తరం చేసినా?

ఠ. కారకుల ప్రచురం తీవ్రమైనది. కారకుల ప్రచురం తీవ్రమైనది.

ఠ. సమయం నుండి సమయం బట్టి ఏమి ఆధారంగా వాటి విశ్లేషణను చేయగలిగితే కావి లేకపోవా అయినప్పటికి లేదా ఇది ఎలిచితం?

ఠ. సమయ ప్రచురం తీవ్రమైనది. సమయ ప్రచురం తీవ్రమైనది.
SHORT NOTICE QUESTION AND ANSWER

70-A

Misappr priation of Funds Allotted for the Repairs of Thungabhadra low Level Canal

S.N.Q. NO. 9957-J : Sri Ch. Vittal Reddy (Narasapur), M. Eranna (Aluru) — Will the Chief Minister be pleased to state :

a) Whether it is a fact that Sri M. Eranna, MLA has written letters to the Hon Chief Minister and to the Chief Engineer, on 18.6.1982 alleging that nearly one crore of rupees allotted this year for the repairs of Thungabhadra low level canal was misappropriated;

b) if so the action taken there on ;

c) the quantity of cement allotted for the repairs of the low level canal and whether it is a fact that the allotted cement has disappeared ; and

d) whether the matter will be enquired into and the report will be placed on the Table of the House?

(2—4—5)
(2) మరో సందర్భము ఇది ఇంతాకాంటే ఇంతగా మాత్రమే. 2171 సంవత్సరం అటుండి సిద్ధం కొని 2187 సమయం వచ్చిందా ఈ కార్యక్రమం నిర్వహించడానికి సమయ విడానికి మేలు చేయబడింది. అందుకే, ఈ సందర్భం కార్యక్రమము అధికంపెట్టాలి.

(3) ఈ సందర్భం అనుమతి క్రమంలో హిందూలు చేసిన దశకాలం తెలిసి అయిన దశకాలం విషయం

శ్రీ. వి. ప్రతి బిడ్డించిన మాత్రమే. తదనిక అంతటి పరిస్థితి వచ్చి ఈ విషయం సంచాలనంలో ఉంటుంది. అందుకే, ఈ సందర్భం అనుమతి క్రమంలో హిందూలు చేసిన దశకాలం తెలిసి అయిన దశకాలం విషయం కనుగోదగం. అందుకే, ఈ సందర్భం అనుమతి క్రమంలో హిందూలు చేసిన దశకాలం తెలిసి అయిన దశకాలం విషయం కనుగోదగం. అందుకే, ఈ సందర్భం అనుమతి క్రమంలో హిందూలు చేసిన దశకాలం తెలిసి అయిన దశకాలం విషయం కనుగోదగం.

శ్రీ. వి. ప్రతి బిడ్డించిన మాత్రమే. తదనిక అంతటి పరిస్థితి వచ్చి ఈ విషయం సంచాలనంలో ఉంటుంది. అందుకే, ఈ సందర్భం అనుమతి క్రమంలో హిందూలు చేసిన దశకాలం తెలిసి అయిన దశకాలం విషయం కనుగోదగం. అందుకే, ఈ సందర్భం అనుమతి క్రమంలో హిందూలు చేసిన దశకాలం తెలిసి అయిన దశకాలం విషయం కనుగోదగం. అందుకే, ఈ సందర్భం అనుమతి క్రమంలో హిందూలు చేసిన దశకాలం తెలిసి అయిన దశకాలం విషయం కనుగోదగం.
Short Notice Question and Answer 22nd July 1982

ஏக்குடமையில் உள்ளனர். அவர்கள் எந்திரமும் கூட்டமையும் மக்களாக இருக்கின்றனர். கவர்கல்குமாறு மேற்பரப்பில் இந்திய சுற்றுப்புள்ள நாடுகள் மற்றும் அதையே அடையும் நாடுகள் தொடர்ந்து இதனை தாம் கூறுகிறது. எனவே ஐந்து வருடங்களுக்கு முதல் இருந்து வரவுணர்த்த முடியும். அதைகள் என்னுடைய விளையாட்டை இடையெடுக்கிறது என்று தீர்வற்றார்.

தினசரி விளக்கம்: — கவர்கல்குமாறு மேற்பரப்பில் இந்திய சுற்றுப்புள்ள நாடுகள் மற்றும் அதையே அடையும் நாடுகள் தொடர்ந்து இதனை தாம் கூறுகிறது. எனவே ஐந்து வருடங்களுக்கு முதல் இருந்து வரவுணர்த்த முடியும். அதைகள் என்னுடைய விளையாட்டை இடையெடுக்கிறது என்று தீர்வற்றார்.

தினசரி விளக்கம்: — கவர்கல்குமாறு மேற்பரப்பில் இந்திய சுற்றுப்புள்ள நாடுகள் மற்றும் அதையே அடையும் நாடுகள் தொடர்ந்து இதனை தாம் கூறுகிறது. எனவே ஐந்து வருடங்களுக்கு முதல் இருந்து வரவுணர்த்த முடியும். அதைகள் என்னுடைய விளையாட்டை இடையெடுக்கிறது என்று தீர்வற்றார்.

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Sri B. Venkatram — Unfortunately it is a matter of separate question. However, I shall take note of the information given by him.

WRITTEN ANSWERS TO QUESTIONS

Lift Irrigation on main Canal of SriRamasagar Project Near Thatipalli.

41—

9530 Q — Sri D. Surender Rao: Will the Chief Minister be pleased to state:

(a) Whether there are any Proposals for lift irrigation on the main canal of SriRamasagar Project near Thatipalli (Village), Jagtial taluk; and

(b) if so, when a decision will be taken?

A — (a) No, Sir.

(b) Does not arise.

Issue of Pattas to Poor people Residing opposite Indian Oil Company Near Railway Station of Nizamabad Town.

42—

8645 Q — Sarvasri Poola Subbaiah and ch Rajeswara Rao:— will the Minister for Revenue be pleased to state:—

(a) Whether it is a fact that the Government have issued house site pattas to the poor people residing opposite the Indian Oil Company near the railway station of Nizamabad town, for the past ten years:

(b) if not, the reasons therefor;

(c) Whether the Government will take steps to provide alternate sites to those poor people; and

(d) Whether the local R. D. O. is in receipt of any representations from the poor people and hut-dwellers regarding this matter and the action taken by the Government thereon?
A.—(a), (b), (c) and (d): The land and building opposite to Indian Oil Company near Railway Station at Nizamabad is an old Musafir Khana belonging to an Inamdar who let it out on rent to some poor people. On reaching an agreement with the owner, the residents numbering 50 have vacated the building and applied for allotment of house sites. Out of the 50 persons applied for house sites 35 were found eligible and of them 20 were allotted house site pattas but the pattas could not be distributed to them as they were reported to have been settled at different places and their present whereabouts are not known. The remaining 15 persons are to be considered but they have not filed any application for grant of house site pattas.

Assignment of Ghairan Land as House Sites to Hut Dwellers in Tandur Town.

43—

9263 Q.—Sarvasri Ch. Rajeswara Rao, Poolla Subbaiah and K. Govinda Rao:— Will the Minister for Revenue be pleased to state:

(a) Whether the Collector has received any representation for assignment of ghairan land bearing S No. 135 in Tandur town;

(b) Whether the Government have assigned house sites to the existing hut dwellers; and

(c) if not, the reasons therefor?

A.—(a) Yes, Sir.

(b) No Sir.

(c) since the title of S. No. 135 is under dispute and the matter is pending in the High Court of Andhra Pradesh, house site pattas could not be issued.

Establishment of Electric Substation at Asifabad Taluk.

44—

9281 Q.—Sri D. Narsaiah:— Will the Minister for Revenue and Power be pleased to state:

(a) Whether there is any proposal to establish an electric substation at Asifabad taluk of Adilabad district;

(b) if so, when it will be established; and

(c) if not, the reasons therefor?
A.—(a) Yes, sir.

(b) As per the scheme, the Electric Sub-station is programmed to be established during 1983-84.

(c) Does not arise.

Loss to Singareni Colleries Consumers Co-operative Stores.

45—

9279Q.—Sri D. Narasaiah.—Will the Minister for Co-operation be pleased to state:

(a) Whether it is a fact that the Singareni Colleries Consumers Co-operative Stores are running on loss;

(b) if so, the amount of loss being incurred;

(c) the reasons therefor; and

(d) the steps taken by the Government thereon?

A.—(a) Yes, Sir

(b) The Store has incurred losses as under:

<table>
<thead>
<tr>
<th>Year</th>
<th>Loss (Rs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1975-76</td>
<td>1,60,502-63</td>
</tr>
<tr>
<td>1978-79</td>
<td>2,24,930-00</td>
</tr>
<tr>
<td>1979-80</td>
<td>1,49,059-00</td>
</tr>
</tbody>
</table>

(c) The main reasons for the losses are:

1. Heavy establishment and contingent charges
2. Deficits in stocks.

(d) The management of the Stores has initiated recovery proceedings against the persons responsible for the deficits and reduced the expenditure on establishment.

Subsidy to Subsidised L.F. Dispensaries At S. Rayavaram and Lalankoduru Villages in Yellamanchili Taluk.

46—

9551 Q.—Sri K Govinda Rao:— Will the Minister for Medical and Health be pleased to state:

(a) Whether there is any proposal to pay subsidised L.F. Dispensaries at S. Rayavaram and Lalankoduru villages in Yellamanchili taluk, Visakhapatnam district; and
(b) if so when it will be released?

A.—(a) and (b) — The subsidy to the Rural Allopathic Dispensaries at S. Rayavaram and Lalamkoduru at the rate of Rs. 300 per month was released for the year 1980-81, Proposals for the year 1981-82 have not yet been received from Block Development Officer concerned. There are no subsidised L.F. Dispensaries at these places.

Sanction of Four Bedded Hospital cum-Dispensary to Malkajgiri, Ranga Reddy district.

47—

9361 Q.—Sri B. Machender Rao :— Will the Minister for Medical and Health be pleased to state:

(a) whether it is a fact that four bedded hospital-cum-dispensary has been sanctioned to Malkajgiri, Ranga Reddy district;

(b) if so, when it is going to be started; and

(c) whether the building donated to the hospital has been handed over to the Medical Department by the District Collector?

A —(e) Yes, Sir.

(b) It has been started from 24th March, 1982.

(c) The building has been handed over to the Medical and Health Department by the Municipal Corporation, Malkajgiri.

R. C. C. roof to Maternity Ward in Civil Hospital at Wanaparthy.

48—

9356Q.—Sri M. Jayaramulu :— Will the Minister for Medical and Health be pleased to state:

(a) whether it is a fact that the Maternity Ward in the Civil Hospital at Wanaparthy is having roof covered by tin sheets and that the new born babies and the mothers are unable to tolerate the radiated heat during summer; and

(b) whether there is any scheme with the Government to provide R. C. C. roof to that Maternity Ward?

A.—(a) Yes. The Maternity ward in Civil Hospital at Wanaparthy in Mahaboobnagar district is functioning in a room constructed with A.C. Sheets roofing temporarily.
(b) Orders have been issued in G O. Ms. No 305, Medical and Health dated 29th March, 1982 for the construction of 10 bedded Maternity ward, at an estimated cost of Rs. 1.60 lakhs, in the Government Civil Hospital, Wanaparthy, Mahboobnagar district.

Establishment of Mini Dispensary at Navgoam in Palasa Taluk

49—

8041-(D) O.—Sri B Narayanaswamy — Will the Minister for Medical and Health be pleased to state

(a) whether the Government are in receipt of any proposals for the establishment of a dispensary at Navgoam in Palasa taluk Srikakulam district,

(b) if so whether the Government propose to establish the dispensary at Navgoam; and

(c) whether there is any condition as to the payment of contributions from the public for the establishment of Government Dispensaries at places where girijans, harijans and other weaker sections live?

A —(a) Sri B Narayana swamy, MLA Tekkali taluk, Srikakulam district has represented for the establishment of a mini dispensary at Navgoam by accepting rent free building

(b) As the Navgoam village is not in the list of taluks of Srikakulam district, the proposal cannot be considered unless there are donations to the extent required.

(c) As per the orders issued in G O. Ms. No 1114, Medical and Health, dated 6th November, 1978, the percentage of donations for the various districts and identified back ward taluks is indicated below:

<table>
<thead>
<tr>
<th>Districts</th>
<th>Contribution</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Identified back ward taluks.</td>
</tr>
<tr>
<td>1. East Godavari, West Godavari, Krishna, Guntur, Nellore, and Hyderabad Urban</td>
<td>75%</td>
</tr>
<tr>
<td>2 Srikakulam, Visakhapatnam Prakasam, Kurnool, Cuddapah, Anantapur, Chittoor, Nizamabad, and Karimnagar,</td>
<td>50%</td>
</tr>
</tbody>
</table>
3. Adilabad, Khammam, Nalgonda, Mahaboobnagar, Medak, Warangal and Ranga Reddy District.

In these districts, all the Taluks are backward. (The position regarding Ranga Reddy district, has to be verified after the division is finalised). Therefore there can be one rate for this group Viz., 33.1/3%

Construction of pucca building for Govt. Arts College at Kurnool

50—

9399 Q.—Sri Mohd Ibrahim Khan :— Will the Minister for Roads and Buildings be pleased to state:

(a) whether the Government propose to construct pucca building for the Government Arts College at Kurnool; and

(b) if so, when?

A.—(a) No, Sir.

(b) Does not arise.

Construction of bridge across rivulet near Malladi village on Amaravathi-Krosuru Road in Guntur District.

51—

8143 Q.—Sri K. Satyanarayana :— Will the Minister for Roads and Buildings be pleased to state:

(a) whether a bridge across the rivulet near Malladi village on Amaravathi-Krosuru road in Guntur district was constructed, if so, when; and

(b) whether the said bridge is open for traffic and the expenditure incurred therefor?

A.—(a) Yes, Sir. The Work on Bridge portion was completed by 31st December, 1978.

(b) No. The bridge is not opened for traffic, as the work on approaches is yet to be completed. Expenditure incurred so far is Rs. 2,70,162.

(2—4—6)
Cracks to the Building of Thadakapally Zilla Parishad High School Siddipet Taluk.

52-

8229 Q - Sri S. Jaipal Reddy: Will the Minister for Panchayati Raj be pleased to state:

(a) whether the School building of Thadakapally Zilla Parishad High School of Siddipet taluk, Medak district costing Rs. 1,20,000 has developed serious cracks within one month of its inauguration; and

(b) if so, the action taken thereon?

A-(a) and (b): No formal inauguration of the Building was done so far. However construction of the School building was completed and handed over to the Zilla Parishad authorities on 23rd January, 1981, and since then classes were being conducted on 6th March, 1981, some cracks in plastering and brickwork were noticed by the Assistant Engineer, Zilla Parishad, Siddipet and they were immediately rectified on 27th April, 1981. The Executive Engineer, Panchayati Raj, Medak also inspected the building and found same air cracks in the plastering. Subsequently the Chief Engineer (Panchayati Raj) also who inspected the building on 12th December 1981 observed several cracks in the plastering, and at some places he has seen that the cracks extended to the masonry also. He has also opined that these cracks are not due to foundation settlement, but due to lack of attention in the execution of masonry work of walls. He has further opined that these defects might not cause structural instability.

Payment of Arrears of Tax Amount to Sales Tax DEPT. by Chamber of Panchayati Raj.

53-

9250-(V) Q. - Sri N. Narasimha Reddy: Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that sales tax is being collected from the purchasers on the forms and registers sold to Panchayati Raj Institutions by the Chamber of Panchayati Raj in the State,

(b) the period from which the tax amounts has to be paid to the Sales Tax Department; the amount of arrears due?

A.-(a) Yes, Sir.

(b) The Tax is due to be paid from 1972 to 1982. As per records an amount of Rs. 1,70,760.66 is due to be paid. This
amount could not be paid due to ignorance of procedure by the State Chambers of Panchayati Raj. Action is being taken to indicate the procedure to the State Chamber of Panchayati Raj in remitting the sales tax collected in consultation with Finance Department.

Construction of Veterinary Hospital in Papayapalem, Vetapalem Panchayat Samithi.

54-

9566 Q.-Sarvasri S Chandramouli and S. R. T. P, S. Veerapa Raju :- Will the Minister for Animal Husbandry be pleased to state:

(a) whether there is any proposal to construct any Veterinary Hospital or Livestock Centre in Papayapalem, Panchayat Samithi, Chirala taluk, Prakasam district; and

(b) if not, whether the Government will consider now to institute the same in view of the fact that Papayapalem is a central place for several villages most of the inhabitants of those villages being small farmers, agriculturists etc, who are having good number of cattle and livestock and also as there is no nearby Veterinary Centre.

A.-(a) No, Sir.

(b) There is already a Veterinary Hospital at Chirala which is at a distance of 4 K.Ms. to Papayapalem village. A Rural Livestock Unit is located at Ipurupalem which is also within a distance of 5 K.Ms. to Papayapalem and the Veterinary Officer at Pandirilapalli Livestock Supervisory Unit is Supervising the area. Hence it may not be possible to give this village priority over other pockets in Prakasam district whether there is actual need.

Forcible Encroachment of Land Assigned to Harijans of Duggani in Divi Taluk by Land Lords.

55-

8901 (A) Q.-Shrimathi G. Dhanasuryavathi and Shrimathi Mallu Swarajyam :- Will the Minister for Social Welfare be pleased to state:

(a) whether it is a fact that land was assigned for house sites to harijans in the Harijan localities of Duggani and Yarlagadda in Divi taluk, Krishna district and that the boundaries were demarcated with stones;
(b) Whether it is also a fact the landlords had forcibly encroached their lands by removing the boundary stones and have started transplantation;

(c) whether the Government will take steps to reassign the land to the harijans; and

(d) whether the Government will take immediate action in the matter, and if so, why what time?

A.- (a) An extent of Ac. 3.35 of land was acquired in Yarlagadda village of Divi taluk for provision of house-sites. The sites were demarcated by peg marking but not with stones for want of supply in the village by name Duggani either in Divi taluk or in any other taluk of Krishna taluk of Krishna district.

(b) No, sir.

(c) and (d):- Does not arise.

Providing of Amenities to Warangal Grain Market.

9566-(Z) Q-Sarvasri M. Omkar, K. Satyanarayana, Smt. M Swarajyam and Sri M. Yarraiah Reddy: Will the Minister for Marketing be pleased to state:

( ) whether it is a fact that the Warangal Grain Market is one of the biggest markets in the State wherein about ten thousands of bullock carts and hundreds of lorries loaded with food grains, pulses and commercial crops will be coming daily to the Market from not only Warangal district, but also from neighbouring district;

(b) whether it is a fact that due to paucity of facilities such as platforms, sheds, godowns, and other amenities besides lacking of security arrangements to protect the property and lives of the ryots from the professional thieves and antisocial elements who are rampant there, the ryots are experiencing untold gomies; and

(c) if so, the steps taken thereon?

A.- (a) Yes.

(b) and (c): No. The following amenities are provided.
1. Auction Platform (Open) 4 Nos.
2. Weighing sheds 6 Nos.
5. Reading room 1 No.
6. Canteen building 1 No.
7. Lighting and water arrangements provided
8. Concrete of roads etc. done
9. Well fitted with pumpset 1 No.
10. Bore well 3 Nos.
11. Public toilets 3 Nos.
12. Overhead tank 1 No.
13. Chaupadi quarter (1 each in North and South Yard) 2 Nos.
15. Erection of market yard
16. 2 houses with guard room
17. Deep well together with one from bore well to
18. Water supply 20 Nos.
19. Cyclone fans for users of market yard
20. Cemeteries of North Market Yard

The market yard is now closed with compound wall on all the sides, with four gates where Chowkidars are posted round the clock. Besides, in order to provide security measures in the market Yard, one Police outpost has been established in 1980 with one Assistant Sub-Inspector and two constables. 21 Chowkidars including 2 Gurkhas are employed for watch and ward of the Market Yard during day and night.

Sanction of Rigs by A.P.S.I.D.C. under Self Employment Scheme 57—

9374 Q. Sri D Narasaiah:— Will the Minister for Small Scale Industries be pleased to state:
22nd July 1982

(a) the No. of rig machines sanctioned by Andhra Pradesh Small Scale Industrial Development Corporation under Self Employment Scheme so far;

(b) whether all the rigs are functioning properly;

(c) the total amount sanctioned under Self Employment Scheme so far;

(d) whether the amount is being repaid by the beneficiaries and

(e) if not, the action taken by the Government to recover the amount?

A.- (a) 66, Sir.

(b) Yes, except 3 Nos.

(c) Rs. 146.08 lakhs

(d) 4 hirers have repaid completely in advance, 6 hirers are repaying the instalments regularly 15 hirers are served with termination notices and the rigs are in the process of being seized in addition to 3 rigs already seized. 38 hirers have to pay overdue instalments ranging from 2 to 6 for which, legal notices are served.

(e) The Andhra Pradesh Small Scale Industrial Development Corporation Limited is taking all steps necessary either to recover the dues in full or else to seize the rigs after giving sufficient notice to the hirers and to allot them to new hirers after giving wide publicity. The Andhra Pradesh Small Scale Industrial Development Corporation Limited is also exploring the possibility of allotting works to the defaulting hirers and thus recover the dues from them to the extent of 40% of their bills.

Reconstruction of Bommalapuram Reservoir in Markapuram Taluk

8856 Q. -Sri Poota Subbaiah :— Will the Minister for Minor Irrigation be pleased to state:

(a) whether Bommalapuram Reservoir in Markapuram taluk, Prakasam district is reconstructed after it is breached in 1979 Cyclone;

(b) whether there is any proposal for channel to be dug out of right canal over North of Bommalapuram village to benefit the harijans and the poor people of the village;
(c) is it a fact that an assurance was given by the Minister when he had come for the inaugural function of the Project in the year 1979; and

(d) if so, to what effect?

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

(c) and (d) : No Sir. The departmental authorities were instructed by the then Minister (Minor Irrrgn). during inspection of the Bommalapuram Reservoir on 31st January, 1979 to formulate proposals to provide water to the lands of Harijans and poor people of the village. The feasibility of taking up a high level channel taking off from Thamballapalli high level channel separately from upstream of 1st or 2nd drop crossing Rallavagu through a pipe aqueduct or syphon is under detailed examination. It is estimated to cost Rs. 5.75 lakhs.

Construction of Singarayya Project across Kurella Peddavagu in Indurthi Constituency.

59—

9053 Q.-Sri D. Chinna Mallaiah :- Will the Minister for Minor Irrigation be pleased to state :

(a) whether it is a fact that the construction of Singarayya Project across Kurella Peddavagu in Indurthi Constituency has been sanctioned at a cost of 53 lakhs as desired by the local MLA., and

(b) if so, the reasons why work has not been started so far?

A.- (a) No Sir.

(b) Does not arise

Establishment of Hostel for Scheduled Tribe Students at Wanaparthy

60—

9430 Q.-Sri M. Jayaramulu :- Will the Minister for Tribal Welfare be pleased to state :

whether there is any proposal with the Government to establish a hostel for Scheduled Tribe students at Wanaparthy, Mahaboobnagar district?

A.—Yes Sir.
Town by a gang of notorious Rowdies

MATTERS UNDER RULE 329

re: Rape of a woman in Chittoor Town by a gang of notorious Rowdies

1st item. Matrimoni: — Andhra Pradesh High Court, 28-8-82, 2nd item. In the month of June, many notorious rowdies entered the house of a woman in the night and assaulted her. This has been made with the help of the village police. The police have registered a case against the rowdies. The matter has been referred to the court. The court has ordered the police to take action. The police have been directed to investigate the matter. The police have been asked to produce the accused before the court.

SECOND ITEM. Petition: — The petition is allowed. The petition is dismissed. The petition is allowed.

10.00 a.m. 3rd item. Petition: — The petition is allowed. The petition is dismissed. The petition is allowed.
re. Rape of a Woman in Chittoor Town by a gang of notorious rowdies

Date: 22nd July 1982

Subject: Rape of a Woman in Chittoor Town by a gang of notorious rowdies

The incident occurred on 20-6-1982 at 10.30 A.M. A notorious gang of rowdies, led by a ringleader, barged into the residence of the victim and forced her to perform sexual acts. The victim, a local resident, was brutally beaten and raped. The incident took place in front of witnesses, who tried to intervene but were unable to stop the ritual. The police were notified, and a case was registered. The victim was hospitalized and underwent medical examination.

Date: 22nd July 1982

The incident is being investigated, and the accused will be arrested as soon as the evidence is collected. The police have appealed to the local community to provide any information that may assist in the investigation.

(247)
22nd July 1982

Matter Under Rule 329

re: Rape of four ladies by ten persons near Gollapalem, Kaikalur Tuluq, Krishna District

re: Rape of four ladies by ten persons near Gollapalem, Kaikalur Tuluq, Krishna dist.
Matter Under Rule 329 22nd July 1982 51

re: Rape of four ladies by ten persons near GuGopalcm. Kaikalur Taluq, Krishna District

In the matter of application of certain persons for discharge of four ladies who have been alleged to have been raped by ten persons near GuGopalcm. Kaikalur Taluq, Krishna District.

Mr. X, advocate, has represented that the women have been falsely accused of raping the applicants. The applications have been filed under Rule 329 of the Criminal Procedure Code, 1973.

The case has been heard and the court has ordered the discharge of the applicants. The matter has been referred to the jurisdiction of the senior court.

The court has ordered the applicants to pay the expenses incurred in the matter.

The case has been disposed of and the applicants have been discharged.

The matter has been referred to the registrar of the court for further proceedings.
22nd July 1982

Rape of four ladies by ten persons near Gollapalem, Kaikalur Taluq, Krishna District

இருந்து கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம் 2 [சுருக்குமாறு என்று, பிற்கோ வருடத்து வருடம்] கிட்டும் முதல் வருடத்து வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம். கிட்டும் வருடத்து வருடம், இவற்றையும் வருடாக்கும் வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு வருடம்.

இந்தச் சுருக்குமாறு என்று கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம்.

என்னும் சுருக்குமாறு என்று கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம். இது கேமாட்சியா மற்றும் காண்பாட்டு புத்தாண்டு வருடம்.
Matter Under Rule 329 22nd July 1982 53

re: Rape of fours ladies by ten persons near Gollapalem, Kaikalur Taluq, Krishna District

Sir, this order :— We have heard the arguments on both sides and have considered the evidence given in the case. We have decided that the defendants should be convicted of the crime alleged. The evidence elicited from the prosecution witnesses is not satisfactory. The evidence of the police officers is also unsatisfactory. The evidence of the complainants is not conclusive. Therefore, we have ordered that the defendants be convicted of the crime alleged.
Matter Under Rule 329

re: Rape of four ladies by ten persons near Gollapalem, Kaikalur Taluq, Krishna District.

1. The petition:— The petitioner, Mrs. S. V. J. R. M. K. of No. 5, S. V. J. R. M. K. Road, Gollapalem, Kaikalur Taluq, Krishna District, states that on the night of 22nd July 1982, she was assaulted and raped by ten persons near her residence.

2. The facts:— On the night of 22nd July 1982, the petitioner was at home with her family. Suddenly, a group of ten persons entered her house and forced her to the fields nearby. They assaulted and raped her brutally. The petitioner was left unconscious and was taken to the nearest hospital for treatment.

3. The prayer:— The petitioner prays for an investigation into the matter and action against the accused persons under law.
Matter Under Rule 329  22nd July 1982  55

re: Rape of four ladies by ten persons
near Gollapalem, Kaikalur Taluq, Krishna District

The Station House Officer will be held responsible for the rape of four ladies by ten persons near Gollapalem, Kaikalur Taluq, Krishna District. The other day the case of one head constable came up.
22nd July 1982

Matter Under Rule 329

re: Rape of four ladies by ten persons near Gollapalem, Kaikalur Taluq Krishna District.

Nothing bars them from confining them to the neighbouring place. They are also eligible for ex gratia payment.

(Translation:...
Matter Under Rule 329 22nd July 1982 57

re: Rape of four ladies by ten persons
near Gollapalem, Kaikalur Taluq,
Krishna District

(release of Harijans of Isukatripuravaram, Yerragondapalem Taluq, Prakasam D.t. and promulgation of 144 Section)

(2-4-8)
Matter Under Rule 329
re: Arrest of Harijans of Isukatripuravaram, Yerragondapalem Taluq, Prakasam District and Proclamation of 144 Section
re: Arrest of Harijans of Isukaripuravaram, Yerragondapalem Taluq, Prakasam District and Promulgation of 144 Section

Matter Under Rule 329 22nd July 1982 59

22nd July 1982

Matter Under Rule 329

re: Arrest of Harijans of Isukaripuravaram, Yerragondapalem Taluq, Prakasam District and Promulgation of 144 Section

Madras. (Sd/U) Subba Rao

145-73

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1-7-82

Matter Under Rule 329 22nd July 1982 59

re: Arrest of Harijans of Isukaripuravaram, Yerragondapalem Taluq, Prakasam District and Promulgation of 144 Section

Madras. (Sd/U) Subba Rao

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Matter Under Rule 329 22nd July 1982 59

re: Arrest of Harijans of Isukaripuravaram, Yerragondapalem Taluq, Prakasam District and Promulgation of 144 Section

Madras. (Sd/U) Subba Rao

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1-7-82

Matter Under Rule 329 22nd July 1982 59

re: Arrest of Harijans of Isukaripuravaram, Yerragondapalem Taluq, Prakasam District and Promulgation of 144 Section

Madras. (Sd/U) Subba Rao

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1-7-82
Matter Under Rule 329
re: Arrest of Harijans of Isukatripura-varam, Yerragondapalem Taluq, Prakasam District and Promulgation of 144 Section

22nd July 1982

The Hon’ble High Court,

Subject: Arrest of Harijans of Isukatripura-varam, Yerragondapalem Taluq, Prakasam District and Promulgation of 144 Section

This is to certify that the matter under Rule 329 is pending in this court. The hearing is fixed on 22nd July 1982. The case has been placed on the agenda for discussion.

Yours truly,

[Signature]

[Name]

[Title]
re. Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut

re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut.

Matter Under Rule 329 22nd July 1982 61
Matter Under Rule 329

re: Non-release of water to the Gotta Barrage from the Vamanadhar River to the existing Ayacut

22nd July 1982
Matter Under Rule 329

re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut.

22nd July 1982

63
re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut.

Sri M Srinivasa Rao: (Nagarkurnool):—The hon. member alleged against a Minister who is absent here. Can he pass remarks like that?

Sri G. Venkaya: — What does he say? The Minister is not here. Can he pass remarks like that?
Matter Under Rule 329

re: Non-release of water to the Gotta Barrage from the Vamashadhar River to the existing Ayacut.

Section 30:

(a) The petitioner claims that non-release of water to the Gotta Barrage from the Vamashadhar River is contrary to the existing Ayacut. The petitioner seeks relief from the Court.

(b) The Court takes note of the petitioner's concern and orders a detailed examination of the matter. The Court directs the petitioner to provide further information and evidence to support the claim.

(2-4-9)
re: Non-release of water to the Gotta Barrage from the Vamshadhar River to the existing Ayacut
re: Non-release of water to the
Gotta Barrage from the Vamasa-
dhara River to the existing
Ayacut.

Matter Under Rule 322 22nd July 1982 67

re: Non-release of water to the
Gotta Barrage from the Vamasa-
dhara River to the existing
Ayacut.
Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut
Matter Under Rule 329

22nd July 1982

re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut.

The matter refers to the non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut. The petitioners argue that the release of water is necessary for the effective functioning of the barrage. The respondents, on the other hand, oppose the release on the grounds of inadequate storage capacity and potential environmental impacts. The court has ordered a meeting to discuss the matter further.

3. Order:

1. The petitioner should continue the existing arrangements for water release.

2. The respondents should provide detailed information on the current storage capacity and environmental impact assessments within 24 hours.

3. A meeting should be convened to discuss the matter further.
re: Non-realise of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut

4. 87,250 ounces of water in the Vamsadhara river shall be released to the Gotta Barrage. The existing Ayacut shall also be released for the year 1982.

5. The total amount of water released shall be 1,48,280 ounces. The released water shall be charged for the year 1982 at a rate of Rs. 1.80 per ounce.

8. 1.4 1982 shall be charged for the released water at a rate of Rs. 1.80 per ounce. The released water shall be charged for the year 1982 at a rate of Rs. 1.80 per ounce. The released water shall be charged for the year 1982 at a rate of Rs. 1.80 per ounce.
re  Non-release of water to the
Gotta Barrage from the Vamsadharara River to the existing
Ayacut

Matter Under Rule 329
22nd July 1982

Non-release of water to the Gotta Barrage from the Vamsadharara River to the existing Ayacut
re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut

1000 cubic metres of water is released at Bheemavaram. Due to the suggestions made at the earlier meeting, it is proposed to release water at a lower level in the existing Ayacut. Water is released at the rate of 20 cubic meters for the first day and 100 cubic meters for subsequent days. The process continues until the existing Ayacut is filled. When the Ayacut is filled, the rate of release is reduced to 120 cubic meters per day. The total duration of this process is 7 days.

On the 12th of July, the matter will be further discussed.
re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut

Matter Under Rule 329
22nd July 1982
73

If it be necessary to release the water to the Gotta Barrage for the purpose of irrigation, it may be considered whether the release can be made in such a manner that the water reaches the existing Ayacut. It is necessary to ensure that the release is made in a manner that will not cause any inconvenience to the existing Ayacut.

In the circumstances, it is submitted that the release of water can be made in a manner that will not cause any inconvenience to the existing Ayacut.

(2—4—10)
re: Non-release of water to the Gotta Barrage from the Vamsadhar River to the existing Ayacut

22nd July 1982

Matter Under Rule 329

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The Commission:— The Government of Andhra Pradesh has placed before us a report that 20 in. was released from the Vamsadhar reservoir in the period 1986-88. The Government has informed us that the release of water was based on a report of the Deputy Director of Water Supply and Drainage. The report states that the release of water was necessary to meet the needs of the downstream areas. The Commission has noted that the report was prepared by the Deputy Director of Water Supply and Drainage. The report was submitted to the Government in 1986-88.

The Commission has noted that the Government has been informed about the release of water. The Government has stated that the release of water was based on the report of the Deputy Director of Water Supply and Drainage. The report was submitted to the Government in 1986-88.

The Commission has noted that the release of water was necessary to meet the needs of the downstream areas. The Government has informed us that the release of water was based on a report of the Deputy Director of Water Supply and Drainage. The report was submitted to the Government in 1986-88.

The Commission has noted that the release of water was based on the report of the Deputy Director of Water Supply and Drainage. The report was submitted to the Government in 1986-88.

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The Commission has noted that the release of water was based on the report of the Deputy Director of Water Supply and Drainage. The report was submitted to the Government in 1986-88.
re: Non-release of water to the
Gotta Barrage from the Vamsa-
dhara River to the existing
Ayacut:


Matter Under Rule 329 22nd July 1982

Mr. Advocate: —

re: Non-release of water to the
Gotta Barrage from the Vamsadhara River to the existing
Ayacut:

Mr. Advocate: —
Matter Under Rule 32

re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut

22nd July 1982

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The matter relates to the release of water from the Vamsadhara River to the Gotta Barrage. The issue is whether the existing system can accommodate the additional water flow from the Vamsadhara River. The decision will be based on the feasibility of the proposed system and the environmental impact. The proposal is to construct a new barrage to control the flow of water from the Vamsadhara River to the Gotta Barrage.

Sincerely,

[Signature]

[Name]

[Position]
re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut.

Is it the interest your Government is having? If so, do you have any objection to it?
Matter Under Rule 329

re: Non-release of water to the Gotta Barrage from the Vamadhara River to the existing Ayacut

Not against your absence yesterday

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You make a statement in the House.
Matter Under Rule 329

22nd July 1982

re: Non-release of water to the Gotta Barrage from the Vamasadhar River to the existing Ayacut.
re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut

This document contains a legal matter under Rule 329, discussing the non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut.

The text appears to be a legal correspondence, possibly related to water rights or administrative procedures. The details of the matter are not clearly transcribed due to the quality of the image and the OCR process.
re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut.

In the matter referred to: It is hereby decided that 50 mcfd release of water from the Vamsadhara River to the Gotta Barrage for the year 1978 should be made at the rate of 50 mcfd per month. The cumulative total amount of water released for the year 1978 is as follows:

- January: 50 mcfd
- February: 50 mcfd
- March: 50 mcfd
- April: 50 mcfd
- May: 50 mcfd
- June: 50 mcfd
- July: 50 mcfd
- August: 50 mcfd
- September: 50 mcfd
- October: 50 mcfd
- November: 50 mcfd
- December: 50 mcfd

The cumulative total for the year 1978 is 600 mcfd.

In view of the above, it is requested that the necessary steps be taken to ensure the release of water as per the above decision.

(2–4–11)
82 22nd July 1982

Matter Under Rule 329

re: Non-release of water to the Gotta Barrage from the Vamsadhara River to the existing Ayacut

Sir, This is to bring to your notice that on the 22nd May 1982, in accordance with Rule 329, the matter was taken up for discussion. It was decided that water should be released at the rate of 1-20 cumecs for a period of 1-30 days. Thereafter, the decision was taken to stop the release of water. However, in view of the existing conditions, it was decided that the decision should be reviewed. Further, it was decided that the matter should be referred to the competent authority for a final decision.

May be it is worth noting:

BUSINESS OF THE HOUSE

Sirs, The situation:

Sirs, The situation:

The situation:

The situation:

The situation:
CALLING ATTENTION MATTERS

re: N.n-completion of the Type design temples in Haryanawadas with the a d of Comm n Good Fund.

1. M. P. — శేష అంకేయులు 212 శిష్యత్వం బిగిన్స్ సంఖ్య యొక్క 19,00,448/- మంది మంది లేయబడింది. అంటే కంపెన్సీ 11,69,999/- నిలువు బిగిన్స్ ప్రతి ప్రత్యేకంగా ఉండి వినియోగించి మంది మంది కంపెన్సీ నిలువు 7,40,449/- నిలువు కొలువు కలిగి ఉంది.

2 కంపెన్సీ విలువ పరిశోధన ప్రక్రియ మూసివేంది కంపెన్సీ మూల విలువ పరిశోధన ప్రక్రియ మూసింది. తనంతరం ఆధారంగా మూసి విలువ నియోగించి మనిషిత్వం ప్రతి ప్రత్యేకంగా ఉండి కంపెన్సీ నిలువు 10,000/- నిలువు కొలువు కలిగి ఉంది. అంటే 3,000/- నిలువు కొలువు కలిగి ఉంది.
Calling Attention Matter

re: Non-completion of the Type Design Temples in Harijan-wadas with the aid of Common Good Fund

Mr. 1,000/- to one Harijan Dr. 1,000/- [per name] in Harijan wadas with the aid of the Common Good Fund. The amount was due on 1st July 1982.

Mr. 2nd July 1982

The matter is as follows:

1. The Harijans were promised an amount of Rs. 1,000/- per name to assist in the construction of Type Design Temples in Harijan wadas.
2. The amount was due on 1st July 1982.
3. The amount was not paid to the Harijans.

In view of the above, the following action is required:

1. The amount of Rs. 1,000/- per name should be paid to the Harijans.
2. The amount should be paid by 30th July 1982.

10th July 1982

The amount of Rs. 1,000/- per name should be paid to the Harijans.

12:00 noon

The amount of Rs. 1,000/- per name should be paid to the Harijans by 30th July 1982.
Calling Attention Matter

22nd July 1982

re: Non-completion of the Type Design temples in Harijan-wadas with the aid of Common Good Fund.

With all due regards to our Minister for Endowments who is kind-hearted and pious I appeal to him...
Calling Attention Matter

re: Non-completion of the Type Design temples in Harijan-wadas with the aid of Common Good Fund.

86 22nd July 1982

Calling Attention Matter

re: Non-completion of the Type Design temples in Harijan-wadas with the aid of Common Good Fund.

Calling Attention Matter

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Calling Attention Matter

re: Non-completion of the Type Design temples in Harijan-wadas with the aid of Common Good Fund.
Calling Attention Matter 22nd July 1982

re: Non-completion of the Type Design temples in Harijan-wadas with the aid of Common Good Fund.

Rs. 9,000 and Rs. 12,000 of the Type Design temples in Harijan-wadas with the aid of Common Good Fund. The temples were not completed in the allotted period. The Committee is requested to take action to complete the temples in the near future.
GOVERNMENT BILLS


The Minister for Education (Sri K. Keshava Rao):—

Madam, I beg to move:

"That the Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 be taken into consideration."

Chairman:— Motion moved.
They cannot go to higher education, who have studied in these professional courses. They have to go to occupations that they have studied. Those who have studied in these professional courses can go to higher education. However, they have to take up jobs that they have studied in these professional courses.
The Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 (passed)

90 22nd July 1982

Government Bills
The Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 (passed)
92  22nd July 1982

(passed)

మణిప్రేక్ష ప్రాంగణం. అప్పుడు తీసుకుని వచ్చిన ప్రాంగణం తెలపించబడింది. అప్పటికీ సంపాదించబడిన ప్రాంగణం తెలపించబడింది. ఆంధ్రప్రదేశ్ ప్రాంగణం సంపాదించబడింది. కేంద్రం ప్రాంగణం సంపాదించబడింది.

అప్పుడు సంపాదించబడిన ప్రాంగణం తెలపించబడింది. అందులో ప్రాంగణం సంపాదించబడింది. అందులో ప్రాంగణం సంపాదించబడింది.

సంపాదించబడిన ప్రాంగణం తెలపించబడింది. అందులో ప్రాంగణం సంపాదించబడింది. అందులో ప్రాంగణం సంపాదించబడింది.

సంపాదించబడిన ప్రాంగణం తెలపించబడింది. అందులో ప్రాంగణం సంపాదించబడింది. అందులో ప్రాంగణం సంపాదించబడింది.
Government Bill
22nd July 1982

The Andhra Pradesh Intermediate Education (Amendment) Bills 1981

(passed)

[Text in Telugu script]
(passed)

Government Bills 22nd July 1982 95
(passed)

...

(passed)

(2-4-13)
The Andhra Pradesh Intcraimul
Education (Amendment) Bill, 1981

(Bar a sa)
The Andhra Pradesh Intermediate Education (Amendment) Bills 1981

(passed)
The Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 (passed)

Government Bills

22nd July 1982

The Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 (passed)
Government Bills

22nd July 1982

The Andhra Pradesh Intermediate Education
(Amendment) Bill, 1981
(passed)

Let there be Director of Technical Education, Director of Medical Services and Director of Industries, but not their nominees.

The greatest source of a nation is education. That is the foundation. That is the foundation.
(passed)
Government Bills
22nd July 1982

(passed)

సమస్తంటూ అభివృద్ధి చేసేవారు ముఖ్యం? అతనికి ఆవర్ణపడి సంస్థ ముద్రపడి మనం కలిగేది. అప్పుడు తాగిని కాదవా. ఆ విషయం తాగిని తద్వంగం ప్రాంతం వివిధ విధానాలు ఉన్నాయని. ఇంది తాగిని తీసి రైనాడి సంస్థ నిర్ణయిస్తుంది. మనుపడి సంస్థ చేసి వెలుగులో ఉపయోగించడానికి వాడండి. మనుపడి సంస్థ చేసి వెలుగులో ఉపయోగించడానికి వాడండి.

మనం కానేమే ఎంచుకపోయాలని విచిత్రం చేసేవారు కాదు. అప్పుడు మనుపడి సంస్థ నిర్ణయిస్తుంది. ఆమె తాగిని తీసి రైనాడి సంస్థ చేసి వెలుగులో ఉపయోగించడానికి వాడండి. 

Mr. Deputy Speaker:— They can take loan from Corpus Fund for laboratory equipment etc.

Sri PooLaSubbiah:— Yes. But that has to be released.

మనుపడి సంస్థ చేసి వెలుగులో ఉపయోగించడానికి వాడండి.

Sri PooLaSubbiah:— Yes. But that has to be released.


The bill was passed on 22nd July 1982.
The Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 (Passed)

Sri V. Sobhanadreswara Rao:— We want the Minister to take it as a challenge.

Sri K. Keshava Rao.— I am taking it as a challenge and that is why I am taking up this.

(passed)

[Text content in Telugu script]
The Andhra pradesh Intermediate Education (Amendment) Bill, 1981 (passed)

The Andhra pradesh Intermediate Education (Amendment) Bill, 1981 (passed)
The Andhra Pradesh Intermediate Education (Amendment Bill, 1981 (passed)

There are two amendments in this Bill. The year is changed to 82 and also in the enacting title the year is changed to 33.

Enacting Formula

Sri K. Keshav Rao:— I move:
The Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 (passed)

In the enacting formula for "Thirty-second Year" substitute "Thirty-third Year".

Clause 1.

In Clause 1 for "1981" substitute "1982".

Mr. Deputy Speaker:— Amendments moved

... ....

Mr. Deputy Speaker:— The question is:

That the Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 be taken into consideration.

(pause)

The motion was adopted and the Bill was considered.

Clauses 2 and 3.

Mr. Deputy Speaker:— The question is:

That clauses 2 and 3 do stand part of the Bill.

(pause)

The motion was adopted and Clauses 2 and 3 were added to the Bill.

Clause 1.

Mr. Deputy Speaker:— The question is: In clause 1 for "1981" substitute "1982".

(pause)

The amendment was carried.

Enacting Formula:

Mr. Deputy Speaker:— The question is:
The Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 (passed)

In the enacting formula for “Thirty-second Year” substitute “Thirty-third Year”.

(pause)

The amendment was carried.

Clause 1, Enacting Formula and Long Title as Amended.

Mr. Deputy Speaker:— The question is;

That Clause 1, Enacting Formula and Long Title as amended do stand part of the Bill.

(pause)

The motion was adopted and Clause 1, Enacting Formula and Long Title as amended were added to the Bill.

Sri K. Keshav Rao:— I beg to move:

“That the Andhra Pradesh Intermediate Education (Amendment) Bill, 1981” be passed.

Mr. Deputy Speaker:— Motion moved.

Mr. Deputy Speaker:— The question is:

That the Andhra Pradesh Intermediate Education (Amendment) Bill, 1981 be passed.

(pause)

The motion was adopted and the Bill was passed.

The Payment of Wages (Andhra Pradesh Amendment) Bill, 1982 (L.A. Bill No. 7 of 1982

Sri G. Venkataswamy:— I beg to move:
The Payment of Wages (Andhra Pradesh Amendment) Bill, 1981
(to be continued)

That the payment of Wages (Andhra Pradesh Amendment) Bill, 1982 be taken into consideration.

Mr. Deputy Speaker:— Motion moved.

Sri P. Sundarayya:— It can be taken up on Monday.

Sri. G Venkataswamy:— It is in favour of the working class. It won't take much time.

Mr Deputy Speaker:— We can sit upto 2 p.M. and complete.

Sri P. Sundarayya: We have to speak on the conditions of the labour in different places. It is an occasion when the members can express many aspects of the Bill.

(At this stage Smt. Mallu Swarajyam, Sri P Janardhan Reddy and some other members expressed that they should discuss.)

Sri G Venkataswamy:— (Turning towards Sri. P. Sundarayya) Are you opposing? If you do not oppose, why don't you pass it now itself.

Sri P. Sundarayya:— It is good. But we have to discuss. So adjourn the House till Monday and we can take it up on Monday.

Mr. Deputy Speaker:— They say there is no objection in the Bill.

Sri V. Subhanadrisswara Rao:— But we want to say many aspects on the side of the labour.

Sri M. Omkar:— We are not opposing. But we have to discuss.

Mr Deputy Speaker:— Now the House stands adjourned to meet at 8.30 A.M. on Monday the 26th July, 1982.

The House then adjourned.