THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

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### Andhra Pradesh Legislative Assembly Principal Officers

**Speaker:**

- Sri A. Eswara Reddy

**Deputy Speaker:**

- Sri D. Indira
  - Sri D. K. Samarasimha Reddy
  - Sri B. Niranjana Rao
  - Sri V. Sobhanadreswara Rao
  - Sri K. Govinda Rao
  - Sri C. N. 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
Mr. Deputy Speaker: Questions and answers. Let us take up Question No. 21.

Sri Ch. Rajeswara Rao (Sircilla):— Sir, where is the Minister? The Ministers benches are conspicuously vacant.

Sri K. Ranga Rao (Srikakulam):— ���య స్ధేలు ఎక్కడు? (మంత్రి సేభలు ఎక్కడు?)

Mr. Deputy Speaker:— The Revenue Minister has taken my permission.

(At this stage, Sri K. Ranga Rao, Minister for Social Welfare stood up to answer Qn. No. 21.)

* An asterisk before the name indicates confirmation by the Member.
13th July 1982

Business of the House

re: Absence of Ministers

Mr. Deputy Speaker:— Some more Ministers might come.

We would like to know from the Chair as to how many Ministers have taken permission and what are the reasons given. Last time we have protested about the Ministers leaving in the midst and going to Delhi on party matters. It is a serious matter. If he has gone to Government of India on some important assignment, it is a different thing. What is such important thing which compels a Minister to go to Delhi when the Assembly meetings are going on?

Mr. Deputy Speaker:— I have permitted one or two Ministers only.

Sri V. Sobhanadeeswera Rao (Vuyyur):— They could have as well stayed for to-day.

Sri Ch. Rajeswara Rao:— Then we are helpless.

Mr. Deputy Speaker:— If they have business, they should be here.
Business of the House

13th July 1982

re: Absence of Minister

Sri Ch. Rajaswara Rao:— Even otherwise. The Leader of the House must be present in the House in the absence of the Chief Minister. Even the Leader of the House is absent.

Mr. Deputy Speaker:— I think, he must be on the way now.

Sri M. Venkaiah Naidu:— How to know whether he is on the way or not?
Mr. Deputy Speaker:—I have allowed only one Member, that is Sri Janardhana Reddy. He wrote: "As I will be away on tour, I request that Sri K. Ranga Rao, Minister for Social Welfare be kindly attend to my business on 13th July on my behalf."

Mr. Deputy Speaker:—The letter reads like this: As I will be away on tour to Delhi, I request that Sri K. Ranga Rao, Minister for Social Welfare may kindly be permitted to attend to my business of the House." When another Minister is being deputised, I have discretionary power to allow him.
Mr. Deputy Speaker :— Mr. Venkaiah Naidu, you were at the Business Advisory Committee. It was brought to the notice of Members,

The other Minister, I think Mr. Janardhana Reddy was not a Member of the B. A. C.

Is it such an important thing which compels him to go to Delhi or some other place ?

Mr. Deputy Speaker :— I have permitted him because on his behalf Sri K. Ranga Rao is taking the trouble of answering.
Sri M. Venkaiah Naidu:— But, he will not be able to do justice, Sir?

Mr. Deputy Speaker:— If he is not doing justice, I will see....

Sri M. Venkaiah Naidu:— My plea is why not we adjourn the House to-day? We are meeting on 19th. 9 Ministers are absent to-day.

Mr. Deputy Speaker:— Some of the Ministers are available.

Sri Ch. Rajeswara Rao:— Sir, I am happy that you have brought to my notice a very relevant point. Collective responsibility is not a substitute for collective absence. It is only for discharging of duties, that they have not done. If one is absent and the remaining people do not take the responsibility, what is the position. They will have to see what we ask here is answered to.

Mr. Deputy Speaker:— I pose another question, If some of the Members without the knowledge of even Speaker give concurrence to the Minister stating that they are prepared to withdraw or postpone a question, and that is allowed....

This is an exception.
Business of the House

13 July 1982

re: Absence of Minister

Sri Ch. Rajeswara Rao — It is not an exception since most of the Ministers are absent today, the exception has become a rule. It cannot be made a rule. Today what happened to the Leader of the House? In the absence of the Chief Minister, the Leader of the House should have been here.

Mr. Deputy Speaker: — I do not know.

Sri Ch. Rajeswara Rao: — The Leader of the House is responsible to the House. We are also a party to that. We want the Leader of the House to be present here. Today happened to the Leader of the House. In the absence of the Chief Minister, the Leader of the House should have been here.
13th July 1982

Business of the House

re: Absence of Minister

Sir, the question has been raised whether the Minister...
Mr. Deputy Speaker :—To the Angust Assembly the Hon. Minister for Health may be the way or he may be coming 328 328

Sri A. Madan Mohan :—When they are seeing me physically they are satisfied.
Sri M. Venkaiah Naidu:— We are not satisfied. We want to know why the Minister is not present for the meeting. The meeting cannot be held if the Minister is not present.

Mr. Deputy Speaker:— Mr. Janardhan Reddy asked the permission.

The Speaker may enlighten the House whether all the Ministers have taken the permission. I think it is not correct.

Mr. Deputy Speaker:— Mr. Janardhan Reddy asked the permission.

Mr. Deputy Speaker:— Mr. Janardhan Reddy asked the permission.

The Speaker may enlighten the House whether all the Ministers have taken the permission. I think it is not correct.

Mr. Deputy Speaker:— Mr. Janardhan Reddy asked the permission.

The Speaker may enlighten the House whether all the Ministers have taken the permission. I think it is not correct.

Mr. Deputy Speaker:— Mr. Janardhan Reddy asked the permission.

The Speaker may enlighten the House whether all the Ministers have taken the permission. I think it is not correct.
Business of the House 13th July 1982

re: Absence of Minister

Sri M. Venkaiah Naidu:— He is saying that there is nothing wrong if the Minister goes to Delhi. But we are concerned very much.

Mr. Deputy Speaker:— That is up to me to say that the answers will be laid on the Table of the House.
When you have business in the House, what prevents you? I really disagree with such people of that attitude. Then I also show my resentment on it.

Sri A. Madan Mohan:—They cannot take the House the way they like. I can quite understand the sentiments expressed by the Chair. My submission is, till the "Question Hour" if the business is not transacted due to the absence of a particular Minister there is every reason for the hon. members to raise the question. But pointing in the House just because a Minister is not present there and to just show so much of resentment for an adjournment of the business in a parliamentary practice, is not quite good. It is my submission. The second thing is, naturally when business is transacted before ...

Sri M. Omkar:—Point of order.

Sri A. Madan Mohan:—He can raise the point of order after I complete my submission, not in the middle. He cannot interrupt me. Either the Chief Minister or the Leader of the House, or the Chief Whip are answerable as to why such a situation has arisen. Normally the practice is, on whatever issue that you may like to take up after the Question Hour, if the Leader of the House on his behalf or on behalf of the Treasury Benches, and on behalf of their colleagues, another Minister may state in their absence. So my submission is ...
just because somebody is not there it was deputed to another colleague. This takes place normally. The Chair allowed it and there is no objection.

Mr. Deputy Speaker:—Let me clear my position also. I have allowed a particular Minister and another Minister is deputised. Again somebody is not there and it is deputed to another colleague. This takes place normally. The Chair allowed it and there is no objection.

Mr. Deputy Speaker:—I am not going into the details. According to the rules the member has got the power to either draw the question or to get it postponed; whereas the Minister is not having it. According to the rules the member has got the power to either draw the question or to get it postponed; whereas the Minister is not having it. I am not going into the details. According to the rules the member has got the power to either draw the question or to get it postponed; whereas the Minister is not having it.
Mr. Deputy Speaker:— Mr. Omker, you are bringing out rift between the Ministers and the Chair.

Mr. Omker:— Sir, the Ministers and the Chair are divided over the business of the House.
re: Absence of Minister

Business of the House 13th July 1982 15

(Section 33)

15. M. G. D. B. (Member):— Are you aware, Hon'ble Members, that the Minister has been unable to attend the House?

16. Mr. Speaker:— The Minister is not present. The business of the House cannot be transacted today.
13th July 1982

Business of the House

re: Absence of Minister

The Chief whip is ordering from the Podium. He cannot dictate the Chair. The Deputy Speaker is ordering from the Podium. He cannot dictate the Chair. 

Mr Deputy Speaker:— If the Member is not present in the House, such question will not be entertained. This is the position in Kerala. If the Member is not present in the House, even though the question is there, it will not come up.

If the rules are amended, I have no objection.

ORAL ANSWERS TO QUESTIONS

Introduction of Huts Insurance Scheme in Towns and Villages

21—

8616 Q. — Sarvasri Ch. Vittal Reddy, V. Ranga Rao (Bandar), and D. China Mallaiah Indurthy:—Will the Minister for Revenue be pleased to state:

(a) Whether it is a fact that the hon. Minister for Revenue has announced in the State Assembly on 25-3-1981, that the State Government are considering to introduce huts Insurance Scheme in towns and villages of the State; and
Oral Answers to Questions 13th July 1982 17

(h) if so, when this scheme will be implemented?

Ans: (Dr. V. Rajasekar): — యొక్క లక్షణాల నిలుస్తుంది.

Q: ఎందుకు వచ్చింది? (1-3-3)
13th July 1982

Oral Answers to Questions

మర రాతి కోసం ఎన్నికి కాపడం కారణంగా అధీనస్థ బిందుకులని మార్పు నిర్దిష్ట కాకతిని మాత్రమే కానించారు. ఇప్పటి మార్పు భావించి లేనా లేనా, ధర్మాధికారి ప్రతి లేనా లేనా కానించారు.

టీ 2. శ్రీశ్రాము: మార్పు ద్వారా ఎంత సమయం పెరుగువచ్చా? అయితే మార్పు సమయంతో ఎంత సమయం పెరుగువచ్చా?

టీ 3. విషయం: మరింత మార్పు చేయడానికి కాని 50 లేకుండా 50 సమయంలో ఎంత సమయం పెరుగువచ్చా? 4-20 ఎలా చేసుకునే హోండా సమయం కాదు? ఇప్పటి సంఖ్యలను సమయంగా ఉపయోగించారు. మహారాజు సాధన వంటి నిర్ణయస్థలను మార్పు చేశారు. అప్పుడు మహారాజు అవిచాతిగా మార్పు చేశారు. మార్పు సమయం 24-10-81 ప్రత్యేకంగా అనుసరించడంతో అందరి 1 మంది 50 సమయంలో మార్పు చేశారు. ఇప్పటి సంఖ్యలను ప్రతిపాదించారు. 18-11-81 ప్రత్యేకంగా 265 సమయం రీతిని మార్పు చేశారు. అమెరికా మార్పు కావు.

టీ 5. విషయం: మార్పు ద్వారా ఎంత సమయం పెరుగువచ్చా? అయితే మార్పు సమయంతో ఎంత సమయం పెరుగువచ్చా?


టీ 8. విషయం: మార్పు ద్వారా ఎంత సమయం పెరుగువచ్చా? అయితే మార్పు సమయంతో ఎంత సమయం పెరుగువచ్చా?

టీ 9. శ్రీశ్రాము: ఇస్తానం.
Oral Answers to Questions  
13th July 1982  

Declaration of all Taluks in Mahboobnagar District  
As Famine Affected Areas

22—

8045 Q — Sri M. Jayaramulu (Wanaparthy) — Will the Minister for Revenue be pleased to state:

(a) whether all the Taluks in Mahboobnagar District have been declared as famine affected areas; and

(b) if so, the reason for collecting revenue wet on 'Tari' lands?

答：

(a) 

(b) 

答：

答：

答：

答：

答：
Sri M. Sainivasa Rao: I will give a specific instance. At Wanaparthi and Nagarkurnool, they are collecting will there be any action over the officers?

Non-Conducting of Urdu Typewriting and Short-Hand Examination

23—

*9247-(A) Q.—Sri Sultan Salahuddin Owaisi (Charminar)—Will the Minister for Technical Education be pleased to state:

(a) Whether it is a fact that the English and Telugu Typewriting and Short hand Examinations were conducted as scheduled in the month of November, 1981 except Urdu Typewriting and Shorthand;

(b) If so, the reasons for not conducting the Urdu Typewriting and Shorthand examinations, so far;

(c) Whether it is also a fact that the candidates of Urdu Typewriting and Shorthand have represented the matter to the Assistant Director many a time; and

(d) If so, the action taken in the matter and the No. of candidates that are appearing for Lower and Higher grade in Urdu Typewriting and Shorthand?
شریف قیصری اشیاء سے (عف) ایک جناہ (ب) انگریزی اور گلمنڈی پر انتقادات کے استعمال کے معاصرات کے وفادار لوئرین ریکار اور گلمنڈی پر انتقادات کے معاصرات کے وفادار لوئرین ریکار اور گلمنڈی پر انتقادات کے معاصرات کے وفادار لوئرین ریکار اور گلمنڈی پر انتقادات کے معاصرات کے وفادار لوئرین ریکار اور گلمنڈی پر انتقادات کے معاصرات کے وفادار لوئرین ریکار
Drug Manufacturing Companies in the State

24—

Q.-Dr S. Chandra mouli (Chirala):— Will the Minister for Medical and Health be pleased to state:

(a) How many drug manufacturing companies are there in our state;

(b) How many drug testing laboratories are there in our States;

(c) How many medical shops are there in our state;

(d) How many Drug Inspectors are there in our state; and

(e) Why there is shortage of all drugs including life saving and essential drugs

(2) 3. (3)

2. 1. 2.

1. 4.

2. 3.

3. 5.

4. 6.

5. 7.

6. 8.

7. 9.

8. 10.

9. 11.

10. 12.

11. 13.


13. 15.

14. 16.

15. 17.

16. 18.

17. 19.

18. 20.

19. 21.

20. 22.

21. 23.

22. 24.

23. 25.


25. 27.

26. 28.

27. 29.

28. 30.
Sri A. Madan Mohan :— It is a very Sweeping and a general Statement, Sir. There were many prosecutions and so many cancellation of licenses. The Drug Inspectors have re
commended for cancellation. Probably, he does not know about these things and if he want, I can furnish the information. There may be lapses. If he specifically bring any case to my notice, I shall do the needful.

Sri A. Madan Mohan:— I do not think this Supplementary would arise out of the main question.
Sri A Madan Mohan: — I am now enlightened about it, Sir. I would like to know in detail about it. I would like to go through the Survey report and then, we will certainly take action, Sir.

Mr. Deputy Speaker: — Question 25 is postponed at the request of the Member.

at the request of Member. Question 26 is postponed

Division of Funds from Secunderabad Municipal Corporation to Hyderabad Division

27—

*7976Q.—Sri B. Machinder Rao (Secunderabad Contonment): — Will the Minister for Municipal Administration be pleased to state:

(1—3—4)
26 13th July 1982 Oral Answers to Questions

(a) Whether it is a fact that a sum of rupees ten crores has been diverted from Secunderabad Municipal Corporation to Hyderabad division to the main office;

(b) if so, what are the reasons; and

(c) Whether there is any representation from citizens committee of Secunderabad regarding transfer of the funds?

During the year 1980-81, Rs. 43.42 lakhs; 1981-82 Rs. 54.23 lakhs over 245 works and during the year 1982-83 (till now), Rs. 27 lakhs were spent over 109 works.

Sri, I am equally anxious and some money has been diverted to the integrated project and we will certainly take up more works in Secunderabad Division.

Construction of House in Jhamsingh Temple Land by Huda

28—

Q.5914—Sarvasri Shivalal (Karwan) and B. Rama Rao—Will the Minister for Municipal Administration be pleased to state:
Oral Answers to Questions 13th July 1982 27

(a) Whether the Huda has taken up proposals for construction of houses in Jhamsingh temple land;

(b) if so, the stage at which it stands now; and

(c) if not, when it will be implemented?

Sri Shivalal:— I want to know the intention of the Government over the question (c). How much time, the HUDA is going to take to implement this scheme? Is there any specific time limit?

Smt. B. Sarojini Pallla Reddy:— It will go to the Cabinet. Our intention is to take the entire land of 300.04 acres for the development. As I said, representations have come for the deletion and the matter will have to go to the Cabinet. It will be done as soon as possible.
The Government’s intention is to acquire the whole thing. Time limit is not possible and I cannot say the time limit. Another point is that deletion is very difficult and we cannot denotify.
भी शिवलाल : प्रधानमंत्री महादेव ! भीमी मंत्रालय की वो होगा है।

क्योंकि मंत्री ने प्राप्ति का बोलो तंत्र बोलो प्रमुख ने कहा चाहना है।

मोल सिटी के तालुक में बहुत से शासन ने का बादा किया है।

मैं समझता हूँ कि यह घोला बेश चोट रहना है। (HUDA) दर को सेन।

इस में प्रायदशा भाषक्रं है नेतिक कमलकन उन एतिया नोटिफाइ करना चाहिए।

इसके बाद घोर भी प्राप्त है। इसको जलद क्षमपूर्तिकर्म जाए तो मैं समझता हूँ कि ही पुरा होगा।

शोध किए के बारे में प्राप्त की जो कोंकण है। मैं उन के लिए प्राप्त को धन्यवाद बेता हूँ।

घोर यह खोजना चाहिए जिसके बहु प्रधान लोकप्रिय जलद ही लाया जाए। बाहर बहु ही शांति प्राप्त हुआ हो।

श्रीमती चरोजनी पूर्वा रेधी : मैं प्राप्त को बिस्माल दिलाती हूँ।

इस प्रोल सिटी के देवलपमेंट के लिए, बराबर कोण करें घोर नाट.

एम.एल.एस. को खाली लेकर काम करें बहु पर बराबर ज्ञान हसिड़ करें।

घोर उस एतिया को जलद नोटिफाइ करने की कोशिश करें।
9.50 a.m.  Member  (Member) — The Chairman 20,50 has already taken
business of the house.

BUSINESS OF THE HOUSE

Mr. Speaker — I do not know. There is some lapse in the part of the office.

Member (Member) — 20.50 is 12 hours. What is the position?

Mr. Speaker — 20.50 is 12 hours. I do not know. There is some lapse in the part of the office.

Mr. Speaker — I do not know. There is some lapse in the part of the office.

Member (Member) — 20.50 is 12 hours. What is the position?

Mr. Speaker — I do not know. There is some lapse in the part of the office.

Member (Member) — 20.50 is 12 hours. What is the position?

Mr. Speaker — I do not know. There is some lapse in the part of the office.
Mr. Deputy Speaker:— Hereafter such things will not recur and I will look into it.

MATTER UNDER RULE 329

re: Non availability of Text Books in the Market.

Sri M. Venkaiah Naidu:— Sir, who will answer?

Mr. Deputy Speaker:— Mr. Alwar Das will answer.

Sri M. Venkaiah Naidu:— Sir, kindly call for the Minister. It is agitating the minds of the parents and the students in the state.

(Bell)
Mr. Deputy Speaker:— Let us hear what the Minister says please.

Ours is a concurrent jurisdiction and a combined responsibility that is the first point. It is not in his hands. It is such a difficult question. He himself has explained his helplessness. It is not in his hands. It is such a difficult question. He himself has explained his helplessness.
re: Non availability of Text Books
in the Market

It is the minimum responsibility of any State Govt. It is my responsibility. Our Chief Minister has acted as education Minister. He knows the difficulty of the students. He knows the interests of the academic communities.

Mr. Keshava
34 13th July 1982

Matter Under Rule 329

re: Nun availability of Text Books in the Market

Ra. and Mr. Alwar Das-th are jointly and severally responsible. Mr. Keshava Rao is holding the portfolio and he is also overall incharge of the portfolio. He is trying to find fault with somebody without doing his job. Without feeling his own responsibility, he is finding fault with others. Everybody is observing what our Minister is speaking.

At that time the trade was in the hands of private people, but not now. It is not that I am defending that it be given to private people. You better resign and get out of the job and let somebody take up the job.
re: Non availability of Text Books
in the Market

Matter Under Rule 329
13th July 1982

I had written to you earlier that
there was a shortage of certain
textbooks in the market. However,
I have recently been informed
that these textbooks are now
available in the market. I would
be grateful if you could arrange
for the textbooks to be
supplied to the students.

Sincerely,

[Signature]
13th July 1982

Matter Under Rule 329

re: Non availability of Text Books in the Market

The issue under consideration is the non-availability of textbooks in the market. The situation has arisen due to the absence of suppliers at the correct time. The matter is being addressed to ensure that textbooks are available in the market. The suppliers are being contacted to rectify the situation.

Six. The matter is being addressed to the suppliers to ensure that textbooks are available in the market.

Seven. The matter is being addressed to the suppliers to ensure that textbooks are available in the market.

Eight. The matter is being addressed to the suppliers to ensure that textbooks are available in the market.

Nine. The matter is being addressed to the suppliers to ensure that textbooks are available in the market.

Ten. The matter is being addressed to the suppliers to ensure that textbooks are available in the market.

Eleven. The matter is being addressed to the suppliers to ensure that textbooks are available in the market.

Twelve. The matter is being addressed to the suppliers to ensure that textbooks are available in the market.
re: Non availability of Text Book in the Market

Matter Under Rule 329

13th July 1982

37
re: Non-availability of Text Books in the Market

Matter Under Rule 329

13th July 1982

38

The availability of Text Books in the Market is concern. The Board has received a large number of complaints from different schools regarding the non-availability of Text Books. The situation is particularly acute in the rural areas where the supply of Text Books is minimal. The Board has taken several measures to ensure the availability of Text Books, including increasing the number of suppliers and improving the logistics system. However, the demand for Text Books continues to outstrip the supply. The Board is committed to addressing this issue and is working towards finding a long-term solution.
Matter Under Rule 329

13th July 1982

re: Non-availability of Text Book in the Market
10-30 a.m.

Matter Under Rule 329

re: Non availability of Text Books in the Market

13th July 1982

40
Matter Under Rule 329

13th July 1982

re: Non availability of Text Books in the Market

Dear Sir,

I have been informed that the following textbooks are not available in the market:

- Physics
- Chemistry
- Mathematics

I have also been informed that the publishers have not made these textbooks available for the current academic year.

I request you to take necessary actions to ensure that these textbooks are made available in the market.

Yours sincerely,

[Signature]

(Please note: The text is in Telugu language and the response is in English for clarity.)
13th July 1982

Matter Under Rule 329

re: Non availability of Text Books in the Market

இலங்கை மாணவர்கள் குறிப்பிட்டு விளக்கம் செய்யவுடன். ஏன் மேலே புத்தகங்கள் பரவலாக கிடைக்கவில்லையா? இது இருக்கும் போது குறிப்பிட்டு விளக்கம் செய்யவுடன். முதலில் கூறப்பட்டுள்ளது என்று குறிப்பிட்டு விளக்கம் செய்யவுடன். இது மறைத்துள்ளது என்று குறிப்பிட்டு விளக்கம் செய்யவுடன். இலங்கை மாணவர்கள் குறிப்பிட்டு விளக்கம் செய்யவுடன். இலங்கை மாணவர்கள் குறிப்பிட்டு விளக்கம் செய்யவுடன். இலங்கை மாணவர்கள் குறிப்பிட்டு விளக்கம் செய்யவுடன்.

1. ஏனெனில் தொடர்ந்து குறிப்பிட்டு விளக்கம் செய்யவுடன். ஏன் மேலே புத்தகங்கள் பரவலாக கிடைக்கவில்லையா? இது இருக்கும் போது குறிப்பிட்டு விளக்கம் செய்யவுடன். முதலில் கூறப்பட்டுள்ளது என்று குறிப்பிட்டு விளக்கம் செய்யவுடன். இது மறைத்துள்ளது என்று குறிப்பிட்டு விளக்கம் செய்யவுடன். இலங்கை மாணவர்கள் குறிப்பிட்டு விளக்கம் செய்யவுடன். இலங்கை மாணவர்கள் குறிப்பிட்டு விளக்கம் செய்யவுடன். இலங்கை மாணவர்கள் குறிப்பிட்டு விளக்கம் செய்யவுடன். இலங்கை மாணவர்கள் குறிப்பிட்டு விளக்கம் செய்யவுடன். இலங்கை மாணவர்கள் குறிப்பிட்டு விளக்கம் செய்யவுடன்.
re: Non-availability of Text Books in the market

Sri M. Venkaiah Naidu:— It is his senior Minister who is on the news every day. Everyday a cartoon appears in the papers on Sri Keshava Rao.
Matter Under Rule 329

re: Non availability of Text Books in the Market

13th July 1982

The Government of India,

and

The Minister for Education,

have been informed that there is a severe shortage of textbooks in the market for the academic year 1982-83. The situation has been compounded by the fact that the textbooks of previous years are also not available.

The Government of India has directed that steps be taken to ensure the availability of textbooks in the market. The Minister for Education has been asked to take all possible measures to ensure that the textbooks are made available in the market.

Yours faithfully,

[Signature]
Matter Under Rule 329

13th July 1982

re: Nonavailability of Text Books in the Market

The subject matter of 2.72 rupees during the last five years is 1.71. The number of copies sold was 70 rupees. A request was made to the authorities to supply 90 copies of the same. The value of the books sold in 1982 is 1983-84.

It may be seen that the non-availability of text books in the market is due to the fact that the authorities are not supplying them. The reasons for this non-supply are:

1. The authorities are not aware of the demand for the books.
2. The authorities are not able to meet the demand due to lack of funds.
3. The authorities are not interested in supplying the books.

It is therefore suggested that the authorities should be made aware of the demand for the books and should be provided with the necessary funds to meet the demand.

Yours faithfully,

[Signature]

[Date]
re: Non availability of Text Books in the Market

Sir,

I am writing this letter to inform you about the non-availability of certain textbooks in the market. The textbooks in question are specifically required for classes 2 and 50. Unfortunately, I was unable to locate them at any local bookstore.

It appears that these textbooks were in high demand and have been sold out rapidly. The last time I checked, only 2 were available at a price of 7500.

I hope that this information is helpful and that you will consider taking action to ensure that our students have access to the necessary educational materials.

Yours sincerely,

[Your Name]

P.S. I have attached a copy of the textbook as a reference.
Matter Under Rule 329  
13th July 1982  
47

re: Non availability of Text Books in the Market

(assessment)

[Document content in Telugu script]

(assessment)

[Document content in Telugu script]
Matter Under Rule 329

re: Non-availability of Text Books in the Market

13th July 1982

11-00 a.m.

At a great risk is taken up at a great risk is taken up to a great risk is taken up. He is unfit to be there. He should face any problem and take the cooperation of everybody including opposition.
re: Non availability of Text Books in the market

Moreover, in a casual and reckless manner he is saying, “After all the schools are opened in June.” one month is lost. The entire responsibility is yours. It is you who laid this principle whether it is good or bad.
Mr. Deputy Speaker:— His intention is good. He has brought it to your notice.

Mr. Deputy Speaker:— Take it on war-footing and see that the text books are supplied.

Mr. Deputy Speaker:— You can pass an Ordinance and take over. What is this? 9 Ministers went and some came back you have to take it seriously. 9 Ministers went and some came back you have to take it seriously.

Mr. Deputy Speaker:— He will look into it.

Mr. Deputy Speaker:— The intention is good. He has brought it to your notice.
Matter Under Rule 329 13th July 1982

re : Non availability of Text Books in the Market

According to the rules, the availability of textbooks is compulsory in schools. However, it is observed that the supply is limited and the demand is high. This situation has arisen due to the lack of proper planning and the delay in the supply chain.

In order to address this issue, the authorities are requested to take immediate action to ensure the timely supply of textbooks. Furthermore, the schools are advised to make alternative arrangements to ensure that the students do not face any inconvenience.

The matter is being closely monitored, and the necessary steps will be taken to rectify the situation. The students' welfare is the top priority, and every effort will be made to ensure that they do not suffer in any way.

Best regards,

[Signature]

[Name]

[Position]
Mr. Deputy Speaker:— I shall consider.

Mr. Speaker:— Non availability of Text Books in the Market

Mr. Deputy Speaker:— Shri Subbaiah has moved a resolution that the price of educational books should be controlled.

Mr. Speaker:— Resolution is moved.
re: Non availability of Text Books in the Market

Mr. Deputy Speaker:— Are you having a press for your department exclusively?

Sri S. Alwardas:— We are having our own machinery.

Mr. Deputy Speaker:— However, you must see that the books are supplied as early as possible.

Sri S. Alwardas:— Yes Sir. 

PAPER LAID ON THE TABLE

re: Annual Report for the years 1979-80 and 1980-81 of the A. P. State Board for prevention and control of Water Pollution.

Smt. B. Sarojini Pulla Reddy:— Sir, I beg to lay on the Table a copy of the Annual Report for the years 1979-80 and 1980-81 of the Andhra Pradesh State Board for prevention and control of Water Pollution, as required under sub-section(2) of Section 39 of the Water (Prevention and Control of Pollution) Act, 1974.

Mr. Deputy Speaker: Paper placed.

III STATUTORY RESOLUTION


 destroyer:— "1982

Smt. B. Sarojini Pulla Reddy:— Sir, I beg to move

"That the Hyderabad Municipal Corporations (Amendment) Bill, 1982 be taken into consideration."

Mr. Deputy Speaker:— Motion moved.

That is follows:

"2. One of the Councillors of the Vijayawada Municipal Corporation elected on 9th September, 1981 was subsequently appointed as a Chairman of the Amaravathiseema Development Authority under Section 3(3) (a) of the Andhra Pradesh Urban Areas (Development) Act, 1975. The Chairman is paid remuneration from the funds of the Development Authority. It is considered that the same"
Government Bill

Hyderabad Municipal Corporation (Amendment) Bill, 1982

(passed)

of the Chairman constitutes an office of profit under the Act. As a consequence thereof, the Chairman of the said Urbana Development Authority's disqualification continue as Councilor of the Hyderabad Municipal Corporation.
"The Chairman to be appointed by the Government." 

The said Chairman is paid remuneration from the funds of the Urban Development Authority. As such, it constitutes an office of profit within the meaning of Section 22 (1) (c) of the said Act, as applicable to the Vijayawada Municipal Corporation."
Government Bill

Hyderabad Municipal Corporation

(Amendment) Bill, 1982

Passed

13th July 1982

(1—3—8)
13th July 1982

Government Bill

Hyderabad Municipal Corporations
(Amendment) Bill, 1982
(passed)
Hyderabad Municipal Corporations
(Amendment B.11, 1982
(P1...)}
60 13th July 1982

Government Bill

Hyderabad Municipal Corporations
(Amendment) Bill, 1982
(passed)

...
Government Bill
13th July 1982

Hyderabad Municipal Corporations
(Amendment) Bill, 1982
(passed)

The Hon.'ble Government:

Pursuant to the request received from the Municipal Council, it is hereby declared that the Hyderabad Municipal Corporation Bill, 1982, has been passed by the Municipal Council.

G. Shankar, Chairman

Secretary, Municipal Corporation

[Stamp]
62 13th July 1982

Hyderabad Municipal Corporations (Amendment) Bill, 1982 (passed)
Government Bill

13th July 1982

Hyderabad Municipal Corporation:
(Amendment) Bill, 1982
(passed)

The Telangana Government Bill, 1982 has been passed by the Hyderabad Municipal Corporation. The amendment bill was introduced and passed with amendments on July 13, 1982. The bill includes changes related to the corporation's financial and administrative procedures.

The amendment bill includes provisions for increasing the corporation's budget for the current fiscal year. The increase is to be financed through a special levy on property taxes. The levy will be applicable to properties within the corporation's jurisdiction.

The amendment bill also includes provisions for improving the corporation's efficiency in the delivery of services. The corporation has been directed to implement a new system of service delivery within a period of 6 months.

The amendment bill includes provisions for increasing the corporation's accountability. The corporation will be required to regularly publish its financial statements and report on its performance.

The amendment bill includes provisions for improving the corporation's infrastructure. The corporation has been directed to initiate a new program for the development of public facilities such as parks, playgrounds, and community centers.

The amendment bill includes provisions for increasing the corporation's capacity to address urban issues. The corporation has been directed to initiate a new program for the management of waste and water resources.

The amendment bill includes provisions for increasing the corporation's capacity to address environmental issues. The corporation has been directed to initiate a new program for the conservation of natural resources and the prevention of pollution.

The amendment bill includes provisions for increasing the corporation's capacity to address social issues. The corporation has been directed to initiate a new program for the development of social services such as healthcare, education, and welfare.

The amendment bill includes provisions for increasing the corporation's capacity to address economic issues. The corporation has been directed to initiate a new program for the promotion of economic development and the creation of employment opportunities.
Government Bill

Hyderabad Mun c.p.c. C rp ration
(Amendment) B ll, 1982
(par.)

Go^rn^nt BiH !3th Jaiy 1982 63

(2-3-9)
Government Bill

Hyderabad Municipal Corporations
(Amendment) Bill, 1982
(passed)

66 13th July 1982

ప్రత్యేక పాత్రాన్ని ప్రకటించిన సమయంలో. అంటే నిర్ణయం చేయడానికి అంటే గారు అనే చిత్రం చేసిన ప్రత్యేక పాత్రకు ఆధారం చేయడానికి ప్రత్యేక పాత్రం కనిపిస్తుంది. ఇది ప్రత్యేక పాత్రం చేయడానికి ప్రత్యేక పాత్రం కనిపిస్తుంది. సత్యంగా ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్ర విషయం:: -- మాంసం ఉపయోగించడించిన కార్మికాల కేంద్రాలు లేదా రాష్ట్ర విభాగాలు నియంత్రించడించిన కార్మికాల కేంద్రాలు ప్రత్యేక పాత్ర కనిపిస్తుంది. మనం అవసరం ఉపయోగించడించిన కార్మికాల కేంద్రాల ప్రత్యేక పాత్ర ప్రత్యేక పాత్ర కనిపిస్తుంది. నిర్ణయం చేయడానికి ప్రత్యేక పాత్ర ప్రత్యేక పాత్ర కనిపిస్తుంది:

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

ఈ ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.

యాదాద్రి ప్రత్యేక పాత్రం ప్రత్యేక పాత్రం కనిపిస్తుంది.
Hyderabad Municipal Corporation

(Amendment) Bill, 1982

13th July 1982

67

G. Heranand, M. C. 3rd July 1982

Hyderabad Municipal Corporation

(Amendment) Bill, 1982

(1st-1)

1. The Bill is to provide for the amendment of the Hyderabad Municipal Corporation Act, 1972, to enable the Corporation to levy a special tax for the purpose of providing for the improvement and development of specified areas in the Corporation area.

2. The amendments proposed are as follows:

(a) Subsection (1) of Section 52 of the Act is amended to provide that the Board may, by special resolution, levy a special tax for the purpose of providing for the improvement and development of specified areas in the Corporation area.

(b) Subsection (2) of Section 52 of the Act is amended to provide that the special tax shall be payable by the owners of the properties situated in the specified areas.

(c) Subsection (3) of Section 52 of the Act is amended to provide that the Board may fix the rate of the special tax and the method of assessment.

The amendments are necessary to enable the Corporation to carry out necessary development works and to improve the living conditions of the people in the specified areas.
68  13th July 1982

Government Bill

Hyderabad Municipal Corporations
(Amendment) Bill, 1982
(passed)

Describe the contents of the image in detail.

The image contains a document with text in Telugu language. The document appears to be a page from a book or a report. The text on the page is written in traditional Telugu script. The content is not legible due to the resolution and quality of the image.
Hyderabad Municipal Corporations (Amendment) Bill, 1982
(passed)

Government Bill
13th Ju’ly 1982

63
Government Bill

Hyderabad Municipal Corporations (Amendment) Bill, 1982 (passed)

The Municipal Corporation of Hyderabad

13th July 1982

To the Legislative Assembly of the State of Andhra Pradesh,

We, the Municipal Corporation of Hyderabad, do hereby present and move this House to pass the following Bill:-

Hyderabad Municipal Corporations (Amendment) Bill, 1982

Passed. The Municipal Corporation of Hyderabad

The Bill came for consideration before the House.

The Speaker:— The Bill is to be passed.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.

The Speaker:— The Bill is taken for passage.

The Bill was taken for passage.

The Bill was passed by the House.
Government Bill

Hyderabad Municipal Corporation (Amendment) Bill, 1982

(passed)

The Hon'ble Governor of Andhra Pradesh in pursuance of the provisions of the Andhra Pradesh Legislative Assembly (Amendment) Act, 1981, has been pleased to approve


13th July 1982

71
Government Bill

Hyderabad Municipal Corporations
(Amendment) Bill, 1982
(passed)
Government Bill

13t July 1982

Hyderabad Municipal Corporations
(Amendment) Bill, 1982

..
12-30 p.m.

(13th July 1982)

Government Bill

Hyderabad Municipal Corporations (Amendment) Bill, 1982 (passed)

సిద్ధంగా మన మామలు నియోజక సంఘం కంటే కృషి చేసి, హైదరాబాదు నియోజక సంఘం (ప్రతిభ) విషయంలో ప్రతిష్ఠాన గారు దొరికి బాధ్యం.

యోగదానం మాత్రమే ఉండటం విషయంలో నియోగిసిరాగారు. ఈ సంఘం తేరాడును సంపాదించగలిగ సాగి లేదు అయినప్పుడు సంఘం మాత్రమే కొనసాగాలి. సంఘం తేరాడు మాత్రమే ఉండటం విషయంలో నియోగిసిరాగారు. ఈ సంఘం తేరాడు సంపాదించగలిగ సాగి లేదు అయినప్పుడు సంఘం మాత్రమే కొనసాగాలి. సంఘం తేరాడు మాత్రమే ఉండటం విషయంలో నియోగిసిరాగారు. ఈ సంఘం తేరాడు సంపాదించగలిగ సాగి లేదు అయినప్పుడు సంఘం మాత్రమే కొనసాగాలి.

సంఘం తేరాడు సంపాదించిన సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సంపాదించగలిగ సాగి లేదు అయినప్పుడు సంఘం మాత్రమే కొనసాగాలి. సంఘం తేరాడు సంపాదించిన సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సంపాదించగలిగ సాగి లేదు అయినప్పుడు సంఘం మాత్రమే కొనసాగాలి. సంఘం తేరాడు సంపాదించిన సమయంలో ఒకే సంఘం నియోగిసిరాగారు.

(విమర్శణలు)

ఇది ప్రతిష్ఠాన విషయంలో సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సంపాదించిన సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సంపాదించిన సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. ఈ సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు. సంఘం తేరాడు సమయంలో ఒకే సంఘం నియోగిసిరాగారు.
Government Bill

13th July 1982

Hyderabad Municipal Corporation

(Amendment) Bill, 1982

(p. 75)
Government Bill

Hyderabad Municipal Corporations (Amendment) Bill, 1982
(passed)

13th July 1982

Passed
Hyderabad Municipal Corporations
(Amendment) Bill, 1982
(passed)
స్మితా మాదనమోనాన్ : అందరికి రెండు మాసాల పాటు సమావేశం లేదా తనుంచి పిలుసేది తయారు చేసే మంత్రి సంస్థలు ఉండాలి. ఈ సమావేశం సముదాయం సంపాదించ మిగిలిన ప్రత్యేక సమయం ఉంటే వారి మాంద్రిక మంత్రి సంస్థలు ఉండాలి.

స్రియా మాదనమోనాన్ :— When the Opposition Members are speaking, our members are maintaining discipline and dignity of the House. But when members of Treasury Benches speak they should not interrupt like this.
Government Bill

(Amendment) Bill, 1982
(passed)

13th July 1982

Government Bill

(Amendment) Bill, 1982
(passed)
Hyderabad Municipal Corporations (Amendment) Bill, 1982 (passed)

Mr. Deputy Speaker: — Don't level any allegation against the Chair. Artha 'chinta' samajam hovinavara 'chintam' ar saraparamarada avajrugam. kathadhi chintam, kathadham.

80 13th July 1982

Government Bill

There is no relevant point.
Government Bill

13th July 1982

Hyderabad Municipal Corporations
(Amendment) Bill, 1982

(1-3-11)
10th July 1982

Government Bill

Hyderabad Municipal Corporations
(Amendment) Bill, 1982
(passed)

ముఖ్య పాఠశాల సిద్ధాంతం — ఎందుకు ఉంచాలి అంటే వేసాలి. అందువల్ల నీరు పుష్పించిన శైలి సంపాదించండి. దానం కారణంగా సంపాదించే ముఖ్య పాఠశాల సిద్ధాంతం తెలియజేస్తుంది.

మాత్రం కాబట్టి ముఖ్య పాఠశాల సిద్ధాంతం వేయాలి. ఆంధ్రప్రదేశ్ నిర్మాణ సంస్థ ప్రాచుర్యం కారణంగా ముఖ్య పాఠశాల సిద్ధాంతం తెలియజేస్తుంది.

(సి) నరాయణ సుమారు, కుమారులు

ప్రఖ్యాత పద్ధతి — ఆంధ్రప్రదేశ్ సంస్థ ప్రాచుర్యం కారణంగా ముఖ్య పాఠశాల సిద్ధాంతం తెలియజేస్తుంది.

(సి) (నిర్ణయం)
1.00 p.m.

Mr. Rajeswara Rao who is always quiet and steady. To-day he spoke with agitated mind and so he was in storm. It is not the定制 of the hon'ble House, and I go on record. I will not be sold. I assure the hon'ble House and I go on record.
not a cinema or hotel project. I assure you that it is not cinema, It is not just mere hotel. Hussain Sagar Tank is a gift to the Twin Cities of Hyderabad and Secunderabad and also a gift to Andhra Pradesh. Naturally we want to Preserve that lake. Around it we want to save. The conception of this Buddha Puraima Project is to have a beautiful sanctuary which is coming. Animal Sanctuary is coming. A Vidya Bhavan as in Delhi is coming. A sort of marriage hall is coming. It is a beautiful construction. Apart from that we want to restrict buildings in that area to come. we want to preserve the waters. It is a natural gift. That I assure the hon. members. It is a changing society. The conception is changing. People are changing. The ideology when members are holding the posts of Z.P. Chairmen. It is a moral duty; not out of any Meharchhani of any body. As an ideology when members are holding the posts of Z.P. Chairmen, it is a moral duty; not out of any Meharchhani of any body.
Before you preach some ideal, practise the same ideology. This is my advice to all the hon. members. This is my humble submission.

I have great respect for Mr. Venkateswara Rao as a person. So also I have great respect and admiration for M. Raju. Their concept is very, very good. Let us not repeat like Calcutta or Bombay. The conception is very very good. Now we have to think of something new. Let us not just copy.
13th July 1982

Hyderabad Municipal Corporations
( Amendment ) Bill, 1982
(passed)

Sir, I don't know why you are saying that you
are fighting on both sides. After all, this is a
local government. Hyderabad is a city where
the people live. The people have to be
convinced. The sections to the Hyderabad
Municipal Corporation are very important. What
about this? You are saying that you are going
to convince the people. The next point is, I want
to remind about the elections to the

How are you going to convince the critics? Next point is, I want to remind about the elections to the Hyderabad Municipal Corporation.

What about this? As you are fighting on both sides, the people will be confused. You are saying that you are going to convince the people. Can you explain?
Government BiH 13th July 1982

Hyderabad Municipal Corporations (Amendment) Bill, 1982
(passed)

Sir, I congratulate you — may you have the best of health and may your work bring you success. I many that you will be happy in your work.

Sir, I am sure you may have heard — if you have not heard it, you have not been listening. I am sure that you have heard the suggestion of Mr. Surender Rao. I can appreciate his anxiety, so I am sure that the Government will sort out the issues between the Mayor and the Chairman. I have that confidence. Then, as far as elections to the Municipal Corporation of Hyderabad are concerned, this is not the stage.

Sir, I agree — we will have to look into this matter. I am sure that you will do your work. If you do not do it, then you will have to face the consequences. I am sure that you will do your work. I am sure that you will do your work.
Hyderabad Municipal Corporations (Amendment) Bill, 1982

(passed)

If the Hon'ble Member can permit, I can say that there is some delay. I regret for the delay.

Smt. B. Sarojini pulla reddy:— No....No.

Mr. Deputy Speaker:— I can only say — it is not fair.
Government Bill

Hyderabad Municipal Corporations
(Amendment) Bill, 1982
(passed)

13th July 1982

(1—3—12)
Mr. Deputy Speaker :— Now, the question is :—

"This House disapproves the Hyderabad Municipal Corporations (Amendment) Ordinance, 1982 (Andhra Pradesh Ordinance No. 8 of 1982) promulgated by the Governor on 24th June, 1982."

Sri M. Omkar, pressed for division and the House divided thus:

Ayes : 13
Noes : 42
Neutrals: Nill

The Statutory Resolution was negatived.)

Mr. Deputy Speaker : The question is:

"That the Hyderabad Municipal Corporations (Amendment) Bill, 1982 be taken into Consideration."

Sri M. Omkar pressed for division and the House divided thus:

Ayes : 43
Noes : 16
Neutrals : Nill

The Motion was adopted.

Clauses 2, to 4; Clause 1. Enacting Formula and Long Title of the Bill.

Mr. Deputy Speaker : The question is:
Hyderabad Municipal Corporations (Amendment) Bill, 1982 (passed)

"That Clauses 2 to 4, Clause 1, Enacting Formula and Long Title do stand part of the Bill."

(Pause)

The Motion was adopted and Clauses 2 to 4 Clause 1, Enacting Formula and Long Title were added to the Bill.

Smt. B. Sarojini Pulla Reddy:— Sir, I beg to move:

"That the Hyderabad Municipal Corporations (Amendment) Bill, 1982 be passed"

Mr. Deputy Speaker:— Motion moved.

(Pause)

The question is:

"That the Hyderabad Municipal Corporations (Amendment) Bill, 1982 be passed,"

(pause)

The Motion was adopted and the Bill was passed.

Mr. Deputy Speaker:— Now, the House stands adjourned till 8-30 a.m. on Monday, the 19th July, 1982.

(Then, the House adjourned till 8-30 a.m. on Monday, 12.10 p.m. 19th July, 1982.)