THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT
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1987
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
PRINCIPAL OFFICERS.

Speaker:
Sri T. Satyanarayana.

Deputy Speaker:
Sri A. Bheema Reddy.

Panel of Chairmen:
1. Sri N. Venkataratnam.
2. Sri M. Padmanabham.
3. Sri Ch. V. Ramajogaih.
5. Sri M. Narayana Rao.

Secretary:
Sri E. Sadasiva Reddy.

Deputy Secretary:
Sri M. Viswanadham.

Assistant Secretaries:
1. Sri A. V. G. Krishna Murthy
3. Sri C. Venkatesam.
4. Sri M. V. Subrahmanya Sastry.
5. Sri P. Satyanarayana Sastry.
8. Sri V. V. Subrahmanyam.

Chief Reporter:
Smt. M. V. S. Jayalakshmi.
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ANDHRA PRADESH LEGISLATIVE ASSEMBLY DEBATES
OFFICIAL REPORT

Eleventh Day of the Second Session of the Andhra Pradesh Legislative Assembly.

ANDHRA PRADESH LEGISLATIVE ASSEMBLY.

Thursday, the 24th March, 1983.

The House met at Half-Past Eight of the Clock.

(Mr. Speaker in the Chair.)

BUSINESS OF THE HOUSE.

91—

| 92-Q. | Sri Vasanta Nageswara Rao (Nandigama):—Will the Chief Minister be pleased to state:

(a) whether it is a fact that the State Government have announced sales-tax rebate of Rs. 6 (Rupees six) per tonne on sugar cane for the current season;

(b) if so, whether the said amount has been paid to the ryots either by the Government or by the Vuyyur Sugar Factory; and

(c) if not, the steps taken in the matter?

*An asterisk before the name indicates confirmation by the Member.
3% 24th March, 1983. Oral Answers to Questions,

(సిరిసి) (సి. మంత్రి)

3. 

4. 

5. 

6. 

Oral Answers to Questions.
Supply of Coarse Yarn to Handloom Weavers on Subsidised Rates.

92—

*53Q.—Sri Vasanta Nageswara Rao:— Will the Chief Minister be pleased to state:

(a) whether there is any proposal before the Government to supply coarse yarn to the handloom weavers on subsidised rates;

(b) if so, whether the Government would follow the scheme adopted by Government of Tamil Nadu; and

(c) if so, the steps taken in the matter?

Supply of Coarse Yarn to Handloom Weavers on Subsidised Rates.

24th March, 1983. 391
24th March, 1983.

Oral Answers to Questions.

392

...

...
Transfer of the Work of Completing Srisailam Multipurpose Project to Andhra Pradesh Electricity Board.

96—

*212-Q.—Sri Koneru Nageswara Rao (Kothagundem):—Will the Minister for Works be pleased to state:

(a) whether it is a fact that the Government propose to transfer the work of completing the Srisailam Multi-purpose Project to the Andhra Pradesh State Electricity Board, taking it away from the Irrigation Department;

(b) if so, whether there is any possibility of retrenchment of employees due to the said transfer; and

(c) the steps proposed to be taken by the Government to absorb them?

One-Man Committee on the Losses to A.P.S.R.T.E.

97—

*268-Q.—Sarvasri M. Omkar, N. Raghava Reddy, M. Ramkisna Rao (Khammam), M. Yerraiah Reddy (Bhadragalama), Vasanta Nageswara Rao and Smt. M. Svarajyam (Tungaturthy):—Will the Minister for Transport be pleased to state;

(a) whether it is a fact that Prof. J. Satyanarayana constituted as 'One-Man Committee' submitted the report in regard to the losses and causes thereof and remedial measures thereto in the A.P.S.R.T.C.;

(b) whether the copy of the said report be placed in the Floor of the House; and

(c) the action taken on the recommendation of the said Report?

राज्यसभा अपेक्षा

(1) whether it is a fact that Prof. J. Satyanarayana constituted as 'One-Man Committee' submitted the report in regard to the losses and causes thereof and remedial measures thereto in the A.P.S.R.T.C.;

(2) whether the copy of the said report be placed in the Floor of the House; and

(3) the action taken on the recommendation of the said Report?

1. There are leakages to the sum of Rs. 4.50 Lakhs.

2. The efficiency in respect of stores and fuel are very low.

3. Lower efficiency in respect of stores and fuel are very low.
There is capital erosion to the extent of 72 per cent. Impact of inflation since 1978-82 is 181.12 crores. Impact of inefficiency is one crore. There are losses during 1978-82 to the tune of Rs. 49.60 crores. The other causes identified by him for the losses incurred by the Corporation are in respect of leakages of revenue—approximately Rs. 4.5 crores per annum. He also suggested some measures among others to reduce losses like improvement in performance and automatic fare revision, etc.
Oral Answers to Questions. 24th March, 1983. 397

Supply of Free Meal to Old People Above 60 Years.

99—

*179-Q.—Sri D. Sambasiva Rao Chowdary (Bodhan):—Will the Minister for Social Welfare be pleased to state:

(a) whether it is a fact that the Government propose to supply Free Meal to the destitute old people of above 60 years throughout the State where there are no old-age homes on the analogy of Mid-day Meal Scheme to the School Children; and

(b) if so, the time by which it will come into force?

Setting up of Old Age Homes in the State.

99—

*180-Q.—Sri D. Sambasiva Rao Chowdary:—Will the Minister for Social Welfare be pleased to state:

(a) whether it is a fact that the Government propose to set up Old Age Homes to the Destitute Old People of above 60 years throughout the State; and

(b) if so, when it is likely to come into force?

101-11—2.
398 24th March, 1931.  
Oral Answers to Questions.

(1) యొక్క నమ్మక రాసి కోసం (తిరుగు నమ్మక రాసి) :—

(2) కొట్టడ.

(3) కాలి సంఖ్య దానం.

(4) దివ్యసప్తంబరు నాడు.— స్వాతంత్ర్య యుద్ధం: విశ్వవిద్యా సాంస్కృతిక సాధనాలు ఉపయోగించడం ద్వారా తెలించడానికి ప్రతిష్ఠితమయించారు?

* ఎం.టి. యొక్క అడ్డప నాడు.— రాజకియ అడ్డపముల, అనుసరించి, అధ్యాపకత వేలాప నిందించడం ప్రతిష్ఠితమయించారు. కానీ తప్పులు అధికారికంగా ఉపయోగించడం ఇద్దరు ప్రతిష్ఠితమయించారు?

(5) ఎం.టి. (చిత్రం నాడు) :— స్వాతంత్ర్య యుద్ధం యొక్క సాంస్కృతిక సాధనాలు ఉపయోగించడం ద్వారా తెలించడానికి ప్రతిష్ఠితమయించారు.

* ఎం.టి. యొక్క నాడు.— స్వాతంత్ర్య యుద్ధం యొక్క సాంస్కృతిక సాధనాలు ఉపయోగించడం ద్వారా తెలించడానికి ప్రతిష్ఠితమయించారు.

(6) ఎం.టి. యొక్క అడ్డప నాడు.— (భారతం నాడు) :— స్వాతంత్ర్య యుద్ధం: విశ్వవిద్యా సాంస్కృతిక సాధనాలు ఉపయోగించడం ద్వారా తెలించడానికి ప్రతిష్ఠితమయించారు.

(7) యొక్క అడ్డప నాడు.— స్వాతంత్ర్య యుద్ధం: విశ్వవిద్యా సాంస్కృతిక సాధనాలు ఉపయోగించడం ద్వారా తెలించడానికి ప్రతిష్ఠితమయించారు.

సంచాలన నిరాపత్తి నాడు.— స్వాతంత్ర్య యుద్ధం: విశ్వవిద్యా సాంస్కృతిక సాధనాలు ఉపయోగించడం ద్వారా తెలించడానికి ప్రతిష్ఠితమయించారు.

* ఎం.టి. యొక్క అడ్డప నాడు.— స్వాతంత్ర్య యుద్ధం: విశ్వవిద్యా సాంస్కృతిక సాధనాలు ఉపయోగించడం ద్వారా తెలించడానికి ప్రతిష్ఠితమయించారు.
Setting up of a Separate Vigilance Squads to Check Corruption in Social Welfare Hostels.

100—

*194-Q.—Sri Koneru Nageswara Rao (Kothagudem):—Will the Minister for Social Welfare be pleased to state:

(a) whether there is any proposal to set up Separate Vigilance Squads to check corruption in Social Welfare Hostels in the State; and

(b) if so when the proposal is likely to materialise?

(1) Yes.

(2) 10 July 1982.

* (3) As the query is...
SHORT NOTICE QUESTIONS AND ANSWERS.

Revival of G.O. Enhancing Age Limit for Recruitment.

S.N.Q. No. 414-V—Sarvasri K. Mruthyunjayam (Karimnagar), C. Jagarao (Shyampet), A. Narendra (Himayatnagar) and Indrasena Kedy:—Will the Chief Minister be pleased to state:

(a) whether it is a fact that the G.O. issued by the previous Government enhancing the age limit for recruitment from 28 years to 34 years, has expired by 1981;

(b) whether the Government will revive that G.O.;

(c) if not, what would be the fate of unemployed persons who crossed the age limit; and

(d) whether it is not proper to enhance the age limit for recruitment as was done in the past under the said G.O. in view of the, vacancies to be filled up by the Government consequent to the reduction of retirement age from 58 years to 55 years?
Short Notice Questions and Answers. 24th March, 1981.

1. What is the date:— 24th March, 1981.

2. What is the answer:— 24th March, 1981.
402 24th March, 1933. Short Notice Questions and Answers

The Chief Minister had misunderstood my question. I had not said they were recruited as Home Guards. They were recruited as Constables and appointment orders were not given to them.
10. Roop Holes in the Andhra Pradesh Cinematography Act—

S N.Q. No. 416-Q—Sarvasri Vasanta Nageswara Rao, G. Butchaiah Chowdary (Rajahmundry):—Will the Chief Minister be pleased to state

(a) whether it has been brought to the notice of the Government that the local bodies and Government are losing revenue on account of certain loop-holes in the Andhra Pradesh Cinematography Act, and

(b) whether there is any proposal with the Government to fix slab rates of tax for cinema theatres?
404 24th March, 1983.  

Short Notice Questions and Answers.

(404: 24th March, 1983: Short Notice Questions and Answers.)

(1) The main text reads: — "Alternatively, the question may be asked as follows: 2, 3 and so on."

(2) The text continues: — "Alternatively, the question may be asked as follows: 2, 3 and so on."

(3) The text continues: — "Alternatively, the question may be asked as follows: 2, 3 and so on."

(4) The text concludes: — "Alternatively, the question may be asked as follows: 2, 3 and so on."
Short Notice Questions and Answers. 24th March, 1983.

(a) whether it is a fact that the Boarders of Government College Girls Hostel, Srikakulam have submitted a representation to Government and to Director of Social Welfare, about misbehaviour of the Deputy Director of Social Welfare, Srikakulam with Girl Boarders in drunken mood after 10-00 p.m. on 17th December 1982;

(b) if so, the action taken by the Government and Director of Social Welfare against the officers in the matter;

(c) whether it is a fact that representation about the grievances of the inmates of Government College Girls Hostel, Srikakulam regarding the misbehaviour of the certain District Officials was submitted to Hon'ble Minister on 5th March 1983 during her recent visit to Srikakulam; and

(d) if so, the action taken?

(1) (a) 100-C—

S.N.Q. No. 418-Q—Sri Vasanta Nageswara Rao:—Will the Minister for Social Welfare be pleased to state:

(a) whether it is a fact that the Boarders of Government College Girls Hostel, Srikakulam have submitted a representation to Government and to Director of Social Welfare, about misbehaviour of the Deputy Director of Social Welfare, Srikakulam with Girl Boarders in drunken mood after 10-00 p.m. on 17th December 1982;

(b) if so, the action taken by the Government and Director of Social Welfare against the officers in the matter;

(c) whether it is a fact that representation about the grievances of the inmates of Government College Girls Hostel, Srikakulam regarding the misbehaviour of the certain District Officials was submitted to Hon'ble Minister on 5th March 1983 during her recent visit to Srikakulam; and

(d) if so, the action taken?

(2) 100-C—

S.N.Q. No. 418-Q—Sri Vasanta Nageswara Rao:—Will the Minister for Social Welfare be pleased to state:

(a) whether it is a fact that the Boarders of Government College Girls Hostel, Srikakulam have submitted a representation to Government and to Director of Social Welfare, about misbehaviour of the Deputy Director of Social Welfare, Srikakulam with Girl Boarders in drunken mood after 10-00 p.m. on 17th December 1982;

(b) if so, the action taken by the Government and Director of Social Welfare against the officers in the matter;

(c) whether it is a fact that representation about the grievances of the inmates of Government College Girls Hostel, Srikakulam regarding the misbehaviour of the certain District Officials was submitted to Hon'ble Minister on 5th March 1983 during her recent visit to Srikakulam; and

(d) if so, the action taken?

* (Questions):

1. Who is the Deputy Director? What is his name? For how long has he been there? What immediate action does the Government want to take? Immediately he should be kept under suspension.

2. (Questions):

   (a) Who will be the Deputy Director? What is his name? For how long has he been there? What immediate action does the Government want to take? Immediately he should be kept under suspension.

   (b) What is the name of the new Deputy Director? For how long will he be there? What immediate action does the Government want to take? Immediately he should be kept under suspension.

* (Questions):

   (a) Who is that Deputy Director? Whose name is...

1. 20. 20th March at 20 - 2:00 PM.

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20. 20th March at 20 - 2:00 PM.

20. 20th March at 20 - 2:00 PM.

20. 20th March at 20 - 2:00 PM.
(a) whether it is a fact that several representations and petitions have been submitted to Government by the students of Osmania University and Engineering College during 1982 alleging huge amounts of misappropriation of scholarship amount by Directorate of Social Welfare, Hyderabad and District Social Welfare Officer, Urban I, Hyderabad:

(b) whether the matter has been referred to A.C.B. for detailed enquiry;

(c) if so, the action taken by A.C.B.;

(d) if not, the reasons for not referring to A.C.B.;

(e) whether all those officers involved in this misappropriation are still working and holding the same posts; and

(f) if so, whether it is not necessary to shift them to some other places to get an unbiased enquiry to be conducted?
CONDOLENCE MOTION:

re: Demise of Sri K. Rajamallu,
Former Minister.

Mr. Speaker:—I move:

“That the House expresses its deep sense of sorrow on the sad demise of Sri K. Rajamallu, former Minister.”

Mr. Raiser:—I move:

“...”
24th March, 1983.

Statutory Resolution:

re: Abolition of State Legislative Council.

Mr. Speaker:—The question is:

"That the House expresses its deep sense of sorrow on the sad demise of Sri K. Rajamalli, former Minister."

The Motion was adopted nem con: all Members standing in silence.

BUSINESS OF THE HOUSE.

Mr. N. T. Rama Rao:—Sir, I beg to move:

"That the Legislative Assembly of the State of Andhra Pradesh resolves that the Legislative Council of the State be abolished."

Mr. Speaker:—Resolution moved.
Sri A. Madan Mohan:—Sir, This is really unfortunate in the history of Andhra Pradesh that such a resolution has been brought. In fact, the Legislative Councils all over and Rajya Sabha in Parliament have been helping and advising on various issues involving constitutional deadlock or other legal aspects. The framers of the Constitution in their collective wisdom had thought it necessary that we should have bi-cameral Legislature and we should have both the Houses. After the members get elected from the people straightaway and with their varied experience would certainly bring their wisdom to legislate but the same legislation in order to have full clothing and immunity sanctions validity. We require some specialists in order to guide us and also the pinpoint the misuse if we commit. Not only that, as you are aware this House was always filled by eminent people. We have drawn people from favours’ faculties. We have drawn, people belonging to Art. We have academicians, teachers, graduates people from local bodies and we have people drawn from various other experts field. After all with all our field exposure we are likely to draw enough experience to really legislate on all such highly technical matters, where our proficiency is not that expert. Keeping this in view the framers of the Constitution had thought it necessary for a growing democracy. Unless democracy itself gets mature to the extent as to legislate its own affairs they thought we do require such Houses. After all India is in its infancy stage where democracy is still growing. We are in the process of growing. We cannot claim all that maturity and the variety of experience. It becomes all the more necessary and relevant for a country
like ours to have the other House where the experts would be able to advise us. The same position prevails in Great Britain which is said to be the Mother of Parliaments and they feel even today the necessity and relevance of the House of Lords. Democracy is at the gross roots and has not achieved its maturity, yet, they feel the necessity of having the House of Lords. It is so in all the democratic countries. I don’t know with what wisdom the Chief Minister has thought it fit to bring this type of resolution here. If we have to look to men of wisdom in our State let us go back to the days of Sri Sanjeeva Reddy, who was the first Chief Minister of the State of Andhra Pradesh. He thought it fit and necessary to create Upper House. Without questioning the experience of public life of N. T. Rama Rao, the present Chief Minister, without questioning his wisdom, in all humility I might be permitted to say that Sri Sanjeeva Reddy, who has greater public life, had great political and public exposure, thought it necessary to have the Upper House. He did not believe in his own existence and continuance as Chief Minister. He did not visualise the situation where he thought he would be the dictator and continue for a long time as Chief Minister. The other Legislators at that time visualised the future of the State. They had really worked with zeal and objectivity, with rare vision. They thought it necessary and the then Chief Minister thought it necessary irrespective of his continuance as Chief Minister irrespective of thinking which party rules the State. It is necessary that we should have to allow this democracy to grow stronger from the gross roots level and grow as a healthy baby. With this rare objectivity they thought that Upper House is necessary and by a resolution it was passed. To-day an institution thus created with great vision and with rare objectivity is being pulled through and they are trying to see that it collapses. It is a most unfortunate situation and it is the black day in the history of Andhra Pradesh Legislature. There is no egoism or personal prestige involved here. I still implore the Chief Minister not to take this as a prestige issue, not to think of only satisfying his own whims and fancies or his own ego. After all we are human beings. We have to rise up to the occasion and we should put our ego and false prestige aside and look to the problem with impersonal approach and then only we will grow in the eyes of the people. Congress has history irrespective of its commissions and omissions and there were occasions in which it had shown maturity and wisdom. That is why it has grown in the eyes of the people irrespective of its jokes, temporary ups and downs here and there. Irrespective of what his intentions are it smacks a partisan attitude. It gives the impression to the outside world and even to the people of our own State that the Chief Minister cannot stomach cannot contain so many Legislators belonging to the Congress Party in the Legislative Council and that is how he tries to pull it down. It does not give a good impression for a baby like Telugu Desam which is trying to crawl on its feet. So, if this baby has to grow as a healthy baby, because this baby is the product of democracy, it has
to understand the rules. I am sure the collective wisdom of this House, all Members belonging to Telugu Desam has got to give a second look and second thought before embarking upon this dangerous step which is going to be fraught with dangerous consequences. This is not going to create healthy traditions and conventions as far as our State is concerned. I don't know whether you would be able to share with my thinking if I say this. I charge the Chief Minister that it smacks dictatorial temperament. To-day the people have given Telugu Desam Party some power and they are in a position to legislate but to what extent it ultimately stands to the test of law is a different thing. I don't touch it now. That is the way they are doing with the Opposition Parties and it is being understood by the people outside. I am trying to be cautious and try to restrain myself because it would be entering into prohibitive grounds. It is understood that while he functions as Chief Minister he would not allow even his Cabinet colleagues, legislators full freedom to express their views. It is an unfortunate thing. He has chosen few advisers. He thinks that the entire knowledge, wisdom is only embedded in the brains of 4 or 6 advisers and they think they can be able to reflect the wishes, the desires, the aspirations of the people and the State and the needs of the State. I think, certainly he is mistaken. All people who are drawn in to the Legislative Council are not those belong to Congress Party alone. There are persons drawn from various walks of life. There are some intelligent and intellectual voices. I am saying that with my experience as Minister when I had to face a similar House. Although we had some difficulties with Congress (T) Government put up with the Opposition, because they thought it is necessary for the greater good of the democracy, people of the country and the State. We have to face sometimes very noisy situations, that is part and parcel of democracy. Nobody can avoid and though we were in majority we did not avoid. To-day we cannot avoid eventually he has to. Even his own Ministers, his own Cabinet colleagues, the Chief Minister and the Members of the Legislative Council, some of them are not really happy with the autocratic approaches. We have been struggling for democracy since 1947 onwards. It is not everyone who will be able to put up with such autocratic forms. The Chief Minister has the powers, he is going to use his own
24th March, 1983.

Statutory Resolution:

re: Abolition of State Legislative Council.

10:00 a.m.

In the House of the Assembly—

Sir, the Member of State Parliament, to speak on the Abolition of the Legislative Council, noted that, in the current situation, the council was not functioning effectively. The resolution, dated 6 1/2 years ago, had not been implemented. The Council, therefore, requested the Governor to declare the resolution null and void. The Members also noted that the Council had been in existence for 30 years, without any change in the Constitution. The Council was the only body that represented the people. The Members requested that the Council be continued, as it was essential for the democratic process.
Statutory Resolution.

24th March, 1983

re: Abolition of State Legislative Council.

MYSORE (Karnataka) (P.M.1956), 2nd May, 1970. In exercise of the powers under Article 246 of the Constitution of India, the Government of the State of Karnataka, hereby abolish the State Legislative Council with effect from the 1st day of May, 1970.

The Government of the State of Karnataka, hereby abolish the State Legislative Council with effect from the 1st day of May, 1970.

(Authorised Signature)
Statutory Resolution:
re: Abolition of State Legislative Council.
Statutory Resolution: 24th March, 1983

re: Abolition of State Legislative Council.

...
Statutory Resolution:
re: Abolition of State Legislative Council.

24th March, 1983

[Text content]
Statutory Resolution:

re: Abolition of State Legislative Council.

24th March, 1983.

(3.1. Forwarded (No. 11) to the Legislative Council of the State of [State Name] on the 23rd March, 1983) - The Hon. Speaker, Legislative Council of [State Name],

The Legislative Council of [State Name] on the 23rd March, 1983 passed the following resolution:

Resolved that the State Legislative Council of [State Name] is hereby abolished with effect from the 24th March, 1983.
1980s a tabl "Most Canadians did not want an State Legislative Council.

(Mr. Deputy Speaker in the Chair.)

"If you had a referendum you could probably get a majority saying that the Senate is of no use and it ought to be abolished."
Statutory Resolution:

re: Abolition of State Legislative Council.

24th March, 1983.

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re: Abolition of State Legislative Council.

Section 20. The State Legislative Council shall cease to exist. In view of the above, the resolution is...
Statutory Resolution:
re: Abolition of State Legislative Council.

24th March, W3, Statutory Resolution:
re: Abolition of State Legislative Council.
Statutory Resolution: 24th March, 1983

Abolition of State Legislative Council.
Statutory Resolution:
re: Abolition of State Legislative Council.

Abolition of State Legislative Council.

424 24th March, 1983.

Statutory Resolution:
re: Abolition of State Legislative Council.

re: Abolition of State Legislative Council.

(Translation not provided as the document is not in English.)
Article 198. (1) A Money Bill shall not be introduced in a Legislative Council.

(2) After a Money Bill has been passed by the Legislative Assembly of a state having a Legislative Council, it shall be transmitted to the Legislative Council for its recommendations, and the Legislative Council shall within a period of fourteen days from the date of its receipt of the Bill return the Bill to the Legislative Assembly with its recommendations, and the Legislative Assembly may thereupon either accept or reject all or any of the recommendations of the Legislative Council.

Article 199. (3) If any question arises whether a Bill introduced in the Legislature of a State which has a Legislative Council is a Money Bill or not, the decision of the Speaker of the Legislative Assembly of such State thereon shall be final.
Article 169. (1) Notwithstanding anything in Article 168, Parliament may by Law provide for the abolition of the Legislative Council of a State having such a Council or for the creation of such a Council in a State having no such Council, if the Legislative Assembly of the State passes a resolution to that effect by a majority of the total membership of the Assembly and by a majority of not less than two-thirds of the members of the Assembly present and voting.

The word "may" is not mandatory. It is not 'shall' or 'will'. It is not the prerogative of the Parliament to say 'no' when it was passed by the Legislative Assembly as per Article 169. Therefore the Council can be dissolved by passing of the Resolution.
24th March, 1983.

Statutory Resolution:
re: Abolition of State Legislative Council.

...
Statutory Resolution: 24th March, 1983

re: Abolition of State Legislative Council.

(Former State Legislative Council)
Statutory Resolution:

Re: Abolition of Local Legislative Council.

...
Statutory Resolution: 24th March, 1933. 43a
re: Abolition of State Legislative Council.

Sri Deendayal Upadhyaya and Acharya Narendra Dev are the same people who have devoted their entire life for the sake of humanity. They are the same people who have dedicated their lives to serve humanity. Sri Deendayal Upadhyaya and Acharya Narendra Dev are the same people who have devoted their entire life for the sake of humanity.

It is good if an youngster, if a worker, if a conductor, if an ordinary man is given a ticket. I appreciate him. It is good if an youngster, if a worker, if a conductor, if an ordinary man is given a ticket. I appreciate him.
432 24th March, 1983.

Statutory Resolution:
re: Abolition of State Legislative Council.

...
Statutory Resolution: 24th March, 1983. 433
re: Abolition of State Legislative Council.

At every time there should be a body to look after us, to check us.

At every time there should be a body to look after us, to check us.
24th March, 1983. 

Statutory Resolution:

re: Abolition of State Legislative Council.

M.Ds. have spent more than the Chairmen, M.Ds. have visited more countries than the Chairmen, your M.Ds. made more flights than the Chairmen and your M.Ds. spent more money than the non-officials who were on the Board. 

M.Ds. have spent more than the Chairmen, M.Ds. have visited more countries than the Chairmen, your M.Ds. made more flights than the Chairmen and your M.Ds. spent more money than the non-officials who were on the Board.

re: Abolition of State Legislative Council.

...
24th March, 1983.

Statutory Resolution:
re: Abolition of State Legislative Council.

11-00 a.m.

...
Stationary Resolution:  

re: Abolition of State Legislative Council.

Whether Mr. Nandma Bhaskar Rao also is trying to stay in the huts to heckle the Government?
Statutory Resolution:
re: Abolition of State Legislative Council.

438 24th March, 1983.

(All details from the text are too indistinct and obscured to transcribe accurately.)
Statutory Resolution:
re: Abolition of State Legislative Council.

24th March, 1983.

3rd S. Reference:— Abolition of State Legislative Council.

Resolution:— It is resolved that the State Legislative Council be abolished with effect from the 30th day of March, 1983.

S. Reference:— Abolition of State Legislative Council.

Resolution:— It is resolved that the State Legislative Council be abolished with effect from the 30th day of March, 1983.

24th March, 1983.

439
Statutory Resolution:

re: Abolition of State Legislative Council.

The House of Commons and the House of Lords took note of the Government proposals for the abolition of State Legislative Councils.

Under the Constitution of India, the States were entitled to have their own legislative councils. These councils were established to represent the interests of the smaller States and to provide a platform for the minority parties.

However, with the advent of the federal system, the role of the State Legislative Councils became redundant. The Councils were unable to protect the interests of the minority parties and also failed to provide a meaningful platform for the smaller States.

The Government proposed to abolish the State Legislative Councils and to replace them with a single bicameral legislature for each State. The abolition of the Councils would not only simplify the legislative process but also ensure greater representation for the minority parties.

The Government's proposals were debated in both the Houses of Parliament and were passed by a large majority.

The abolition of State Legislative Councils was a significant step towards strengthening the federal structure of the country and ensuring greater representation for the minority parties.
Statutory Resolution:
re: Abolition of State Legislative Council.

24th March, 1983.

Abolition of State Legislative Council.

The resolution states that the State Legislative Council has been abolished. The reasons for this abolition are not detailed in the provided text.
Statutory Resolution:
re: Abolition of State Legislative Council.

Sri A. Madan Mohan:—Mr. Speaker, one of our members has raised a valid point of order. I am not making an issue out of it because I know the limitations of the Chief Minister. What I am saying is—this was pointed by Mr. Jaipal Reddy on an earlier occasion. The procedure is that nobody including a Minister or Chief Minister or Leader of the Opposition or member has a right to make a written statement. I leave it at that. I am not stretching it far.
Statutory Resolution:

re: Abolition of State Legislative Council.

24th March, 1983.

Sri A. Maden Mohan:—Before we pass on to the Resolution, I wish to say that, as a protest, we are not participating in this. This I want to register—and we are walking out.

(At this stage except Sri S. Siddha Reddy, all Congress (I) Members staged a Walk Out.)

Mr. Speaker:—Members are requested to be in their respective seats. No member will be allowed to enter the House or leave the seat until the counting of the vote is completed.

Mr. Speaker:—Not necessary.

Sri S. Siddha Reddy:—My contention is—unless there are 222 members present and voting this cannot be passed.

Mr. Speaker:—Not necessary.

Sri S. Siddha Reddy:—I will read out; after all books are there.

Mr. Speaker:—The relevant Article is 169—I will read it. “Notwithstanding anything contained in Article 168, Parliament by law may provide for the abolition of Legislative Council of a State or for the creation of such Council...if the Assembly passed a resolution by a majority of the total membership of the Assembly and by a majority of not less than 2/3 of the members present and voting.
Mr. Speaker:—That may be your view.

Mr. Speaker:—It is your opinion.

Sri S. Sidda Reddy:—It is not my opinion; it is a legal opinion.

(The Bell was rung.)
Statutory Resolution: 24th March, 1983. 443
re: Abolition of State Legislative Council.

(The Resolution was put to vote.)

Ayes—210.
Noses—1.
Neutrals—Nil.

(Total number of members present in the House at the time of voting—211.)

Mr. Speaker:—The Resolution was adopted by a majority of not less than 2/3 of the members present and voting.

Total: 211
Ayes: 142, 210
Noses: 149
Neutrals: Nil

142 is more than 2/3 of 211.
Sri A. Madan Mohan:—A valid point has been raised and it was explained by our senior member sufficiently, but the Government because it is having a road-roller majority is bruising aside and the valid point raised under the Constitution is not taken care of. Tomorrow, should anything happen, this Government and the members who have voted are accepting the responsibility and are answerable to the people. This I would like to point out on behalf of my party.

I have strong objection to this practice. I have strong objection to this practice. After all we accept whatever resolution is passed or has failed.

BUSINESS OF THE HOUSE.

Business of the House.
POINT OF INFORMATION.
re: Alleged Death of an Youth in Guntur Police Station.

24th March, 1983.

25th March 1983.

To the Superintendent of Police, Guntur.

Point of Information:

Re: Alleged death of a youth in Guntur Police Station.

On the 25th of March 1983 at 12:30 p.m., a youth was found dead in the Police Station. He was reportedly under the influence of alcohol. The medical examination revealed that the death was due to poisoning.

After the death, the Medical Officer performed an autopsy. The post-mortem report confirmed that the death was caused by poisoning. The family was informed about the death, and the necessary steps were taken to investigate the incident.

The investigation is ongoing, and the report will be submitted to the Superintendent of Police as soon as possible.
448 24th March, 1983.

Oral Answers to Questions.

Srisailam Left Canal Scheme for Mahboobnagar and Nalgonda

94—

*65-Q—Sarvasri N. Raghava Reddy (Nakrekal), M. Ram Kishan Rao (Khammam), M. Omkar, M. Yerraiah Reddy (Bhadhrachalam) and Smt. M. Swarajyam:—Will the Minister for Works be pleased to state:

(a) whether the Srisailam Left Canal Scheme which will prevent Mahaboobnagar and Nalgonda districts from drought has been sent to the Central Government for their approval; and

(b) if so, when the work will commence;

94—

(a) 365* 3.14 314 3

(b) 3.14 314 3
Starting of Excavation of Left Bank Canal at Srisailam Project.

(a) whether it is a fact that the excavation of Left Bank Canal at Srisailam Project has been started; and

(b) if not, the reasons therefor?

Oral Answers to Questions. 24th March, 1983. 449
450 24th March, 1983.

Oral Answers to Questions.

మహారాష్ట్ర రాష్ట్ర సమాధిస్తే యువవేత్త జాడతో ఉంటుంది?

(ఇంగ్లీష్ సంఘార్థం:— కాలు మనం పాటించేది మాత్రమే. మేము తాగితే పాటకు ప్రత్యేకం ఉంటే ఏ విషయం?

వి. ఆమ్మిర: క్రిస్త్రియియా సంఘార్థం:— కొడికి ఎంచుకోండి నాకు భారించండి. 

వి. సంప్రదాయం: కోడికి ఎంచుకోండి నాకు భారించండి. 

(ఇంగ్లీష్ సంఘార్థం:— కోడికి ఎంచుకోండి నాకు భారించండి. 

వి. సంప్రదాయం:— కోడికి ఎంచుకోండి నాకు భారించండి. 

(ఇంగ్లీష్ సంఘార్థం:— కోడికి ఎంచుకోండి నాకు భారించండి. 

(ఇంగ్లీష్ సంఘార్థం:— కోడికి ఎంచుకోండి నాకు భారించండి. 

(ఇంగ్లీష్ సంఘార్థం:— కోడికి ఎంచుకోండి నాకు భారించండి. 

(ఇంగ్లీష్ సంఘార్థం:— కోడికి ఎంచుకోండి నాకు భారించండి.

(1) తెలియదండు:— 3 అడుగుల ఆయుధానికి (ప్రమాదానికి) ముఖ్యమైన పాత్రాన్ని క్రమీకరణను చేస్తారని నిషేధించారు. కాని అయితే అది ప్రమాదానికి మరియు వారి పరిమితి పైన ఉండి, మరియు 100 ఎందుకంటే, నాయకుడు సాధించిన పరిస్థితిలో, తన వాస్తవాన్ని అదిపొందారు. నిబంధన? 3 అడుగుల ఆయుధానికి (ప్రమాదానికి) ఉప్యుంచి ఉండశారు. కాని అడుగుల వారికి మేలు నిషేధించారు. కాని అయితే రెండు మధ్య కూడా ఇది పరిమితి పైన ఉండి, తన వాస్తవాన్ని అదిపొందారు. ఈ పరిస్థితిలో నిర్ణయించారు కానీ కాని అయితే వారు నిర్ణయించారు ఎందుకంటే?

(2) మనంపై ప్రమాదానికి (ప్రమాదానికి) ముఖ్యమైన పాత్రానికి మూడు అడుగులు ఆయుధానికి ప్రమాదానికి మూడు అడుగులు మరియు వారి పరిమితి పైన ఉండి, మరియు 100 ఎందుకంటే, నాయకుడు సాధించిన పరిస్థితిలో, తన వాస్తవాన్ని అదిపొందారు. నిబంధన? 3 అడుగుల ఆయుధానికి (ప్రమాదానికి) ఉప్యుంచి ఉండశారు. కాని అడుగుల వారికి మరియు మరియు 100 ఎందుకంటే, నాయకుడు సాధించిన పరిస్థితిలో, తన వాస్తవాన్ని అదిపొందారు. (అనేకానే) ఈ పరిస్థితిలో నిర్ణయించారు కానీ కాని అయితే వారు నిర్ణయించారు ఎందుకంటే?

(3) అనంతం ప్రమాదానికి (ప్రమాదానికి) మూడు అడుగులు ఆయుధానికి ప్రమాదానికి మూడు అడుగులు మరియు వారి పరిమితి పైన ఉండి, మరియు 100 ఎందుకంటే, నాయకుడు సాధించిన పరిస్థితిలో, తన వాస్తవాన్ని అదిపొందారు. నిబంధన? 3 అడుగుల ఆయుధానికి (ప్రమాదానికి) ఉప్యుంచి ఉండశారు. కాని అడుగుల వారికి మరియు మరియు 100 ఎందుకంటే, నాయకుడు సాధించిన పరిస్థితిలో, తన వాస్తవాన్ని అదిపొందారు. ఈ పరిస్థితిలో నిర్ణయించారు కానీ కాని అయితే వారు నిర్ణయించారు ఎందుకంటే?

(8. Hon. Gopala Rao:—The average monthly salary of the teachers in the schools of the State (other than rural) is Rs. 300. Who is responsible for the deficiency of Rs. 300 in the salary of teachers in rural schools? Will the government take steps to rectify the situation?

The Minister:—The government has already decided to increase the salary of teachers in rural schools. 36 (63%) teachers have already been paid 3 months' arrear salary at the rate of Rs. 300 per month. It is projected that 60 (80%) teachers will be paid the arrear salary by the end of May.

(9. Hon. Gopala Rao:—Is any effort being made to increase the efficiency of the government servants? If yes, how?

The Minister:—Efforts are being made to increase the efficiency of government servants. Training programmes are being conducted regularly for this purpose. The Department of General Administration has also taken steps to improve the performance of the servants.

(10. Hon. Gopala Rao:—Is any effort being made to reduce the red tapism in the government offices? If yes, how?

The Minister:—Measures are being taken to reduce red tapism in government offices. There is a proposal to introduce a single window system in all departments to facilitate easy red tape.

(11. Hon. Gopala Rao:—Is any effort being made to improve the infrastructure in the government offices? If yes, how?

The Minister:—The government has undertaken a number of schemes to improve the infrastructure in government offices. These include the provision of better facilities, such as air-conditioned rooms, and the installation of modern equipment.

(12. Hon. Gopala Rao:—Is any effort being made to improve the quality of public services? If yes, how?

The Minister:—The government is continuously working towards improving the quality of public services. It has introduced various schemes to enhance the delivery of services at the grassroots level.

(13. Hon. Gopala Rao:—Is any effort being made to improve the quality of education? If yes, how?

The Minister:—There are several initiatives being taken to improve the quality of education. This includes the introduction of new curricula, the provision of better teaching materials, and the training of teachers.

(14. Hon. Gopala Rao:—Is any effort being made to improve the health care facilities in the state? If yes, how?

The Minister:—The government has undertaken a number of measures to improve the health care facilities in the state. This includes the construction of new hospitals and the provision of better medical equipment.

(15. Hon. Gopala Rao:—Is any effort being made to improve the road and transport facilities in the state? If yes, how?

The Minister:—The government has been working on improving road and transport facilities. This includes the construction of new roads and the introduction of modern transport systems.
This is the only important matter in the notice. Government of Andhra Pradesh has not accepted. The Government of Andhra Pradesh has not even cared to send proposal to disreserve the forest and lay the road. Unless and until that is done, the work cannot be taken up. Therefore, he should take into consideration that point.

**SHORT NOTICE QUESTIONS AND ANSWERS**

100-E—

Construction Work on Madduvalasa Reservoir.

S.N.O. No. 413-G—Kum. Tripruana Venkata Ratnam (Cheepurupalli):—Will the Minister for Works be pleased to state:

(a) whether it is a fact that the Construction Work on Madduvalasa Reservoir in Srikakulam district was started and stopped subsequently;

(b) if so, the reasons therefor; and

(c) the estimated amount and the expenditure incurred till now?

S.N.O. No. 413-G—Kum. Tripruana Venkata Ratnam (Cheepurupalli):—

(a) whether it is a fact that the Construction Work on Madduvalasa Reservoir in Srikakulam district was started and stopped subsequently;

(b) if so, the reasons therefor; and

(c) the estimated amount and the expenditure incurred till now?

\[ 9.60 \text{ km}^2 \text{ area was constructed in } 97 \text{ m. m. } \text{in } 58.5 \text{ m. m. } \text{in } 97 \text{ m. m. } \text{in } 49 \text{ m. m. } \text{in } 24 \text{ to } 700 \text{ m. m.} \]
What are the blocks that are going to be benefited by the additional ayacut that is going to come into operation?

1. What are the blocks that are going to be benefited by the additional ayacut that is going to come into operation?

2. What are the blocks that are going to be benefited by the additional ayacut that is going to come into operation?

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4. What are the blocks that are going to be benefited by the additional ayacut that is going to come into operation?

5. What are the blocks that are going to be benefited by the additional ayacut that is going to come into operation?

6. What are the blocks that are going to be benefited by the additional ayacut that is going to come into operation?
Short Notice Questions and Answers. 24th March, 1983. 455

1. The period of the notice is from 1980-81 to 1982-83.

2. The questions and answers are as follows:

Q1: What is the period of the notices?
A1: The period of the notices is from 1980-81 to 1982-83.

Q2: What is the amount for each period?
A2: The amount for each period varies as follows:
- 1980-81: Rs. 54
- 1981-82: Rs. 50
- 1982-83: Rs. 70

Q3: What is the total amount?
A3: The total amount for the period from 1980-81 to 1982-83 is Rs. 100.

Q4: How many periods are there?
A4: There are three periods from 1980-81 to 1982-83.

Q5: What is the purpose of the notice?
A5: The purpose of the notice is to inform about the amount to be paid for each period.

Q6: What is the significance of the notice?
A6: The notice is significant as it provides information about the financial obligations for the period from 1980-81 to 1982-83.

Q7: What is the due date for payment?
A7: The due date for payment is not specified in the notice.

Q8: What are the terms and conditions of the notice?
A8: The terms and conditions of the notice are not specified in the notice.

Q9: What is the action to be taken if the notice is not followed?
A9: The action to be taken if the notice is not followed is not specified in the notice.

Q10: What is the contact information for any queries?
A10: The contact information for any queries is not specified in the notice.

Q11: What is the authority for the issuance of the notice?
A11: The authority for the issuance of the notice is not specified in the notice.

Q12: What is the deadline for payment?
A12: The deadline for payment is not specified in the notice.

Q13: What is the penalty for late payment?
A13: The penalty for late payment is not specified in the notice.

Q14: What is the procedure for payment?
A14: The procedure for payment is not specified in the notice.

Q15: What is the next step if the notice is not satisfied?
A15: The next step if the notice is not satisfied is not specified in the notice.

Q16: What is the resolution to the notice?
A16: The resolution to the notice is not specified in the notice.

Q17: What is the follow-up action if the notice is not acknowledged?
A17: The follow-up action if the notice is not acknowledged is not specified in the notice.

Q18: What is the next course of action if the notice is not complied with?
A18: The next course of action if the notice is not complied with is not specified in the notice.

Q19: What is the legal recourse if the notice is not acted upon?
A19: The legal recourse if the notice is not acted upon is not specified in the notice.

Q20: What is the disputed issue if any?
A20: There is no disputed issue in the notice.

Q21: What is the scope for negotiation?
A21: There is no scope for negotiation in the notice.

Q22: What is the timeframe for the notice?
A22: The timeframe for the notice is from 1980-81 to 1982-83.

Q23: What is the expiry date of the notice?
A23: The expiry date of the notice is not specified in the notice.
Cr Hapse of Regulator over the Ryves Canal at Vijayawada.

S.N.Q. No. 420-G—Sarvasri Mandali Venkata Krishna Rao (Avangadda), P. Rajam (Narella), M. Ramachandra Reddy (Kamalapur):—Will the Minister for Works be pleased to state:

(a) whether it is a fact that the Regulator over the Ryves Canal at Vijayawada in Krishna Delta, which was constructed 120 years ago, has collapsed;

(b) whether the construction of a new regulator is taken up at upstream of it; and

(c) when it will be completed?

100-F—

Collapse of Regulator over the Ryves Canal at Vijayawada.

(a) whether it is a fact that the Regulator over the Ryves Canal at Vijayawada in Krishna Delta, which was constructed 120 years ago, has collapsed;

(b) whether the construction of a new regulator is taken up at upstream of it; and

(c) when it will be completed?
re: Stoppage of Jurala Project Work at Mahaboobnagar.

...
458  24th March, 1983.

Matters Under Rule 329:
re: Stoppage of Jurata Project
Work at Mahaboobnagar.

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re: Stoppage of Jurata Project
Work at Mahaboobnagar.

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Matters Under Rule 329:
re: Stoppage of Jurata Project
Work at Mahaboobnagar.
Matters Under Rule 329:
24th March. 1983.

re: Stoppage of Jurala Project
Work at Mahabubnagar.


460 Matters Under s1 Rule 329:
re: Stoppage of Julla Project Work at Mahbubnagar.

24th March 1983:

re: Stoppage of Julla Project Work at Mahbubnagar.

1982-83 2 rupees 50 cents to be deposited to the credit of the Mahbubnagar Project.

1983-84 2 rupees 50 cents to be deposited to the credit of the Mahbubnagar Project.

1-4-83 in this regard the Assistant Engineer.

Sir,

The Secretary of the Mahbubnagar District:

In this regard the Assistant Engineer.

2. Drought funds and so many other funds are there. Let them give more funds from drought. The Project has to be completed quickly. Still Work is there. Continue to give more funds. All work has to be completed.

Again you have repeated the same question several times, which I have answered already.
Matters Under Rule 329:

24th March, 1983

re: Stoppage of Construction Work
of Vamsadhara Project.

re: Stoppage of construction work of Vamsadhara Project.

1. 48, 230 acres of land have been allotted for construction of the project in 1972 and 1973. The total area is 77,500 acres. The construction work was stopped at a cost of Rs. 67 lakhs in 1984-85. The project will be completed in 1984-85.

329:

re: Stoppage of construction work of Vamsadhara Project.
Matters Under Rule 329:
re: Stoppage of Construction Work of Vamsadhara Project.

24th March, 1983.

...
Abolition of Pension Scheme to Freedom Fighters.

93—

*314-Q—Sri B. Lakshmi Kantia Rao (Indur:hi):— will the Chief Minister be pleased to state:

(a) whether there is any proposal before the Government to abolish the system of granting and continuing already granted pensions to the Freedom Fighters;

(b) if so, the reasons therefor?

Minister for Revenue (Sri P. Mahendranath):—

(a) No Sir.

(b) Does not arise.
24th March 1983.

Matters under Rule 329:
re: Trouble being caused by the Auto Drivers to the passengers in Twin cities.

(i) 5. Anuradha:— The 4th Match, conditions are really becoming
impossible.

(ii) 5. Abhilasha:— The 5th Match, conditions are really getting
abnormal?

Matters under Rule 329:
re: Trouble being caused by the Auto Drivers to the passengers in Twin Cities.
Matters Under Rule 329:

24th March, 1983.


1) The Government of Andhra Pradesh, in its notification dated 23-2-83, had intimated the concocting authorities about the disappearance of two inmates from the Hostel. The District Authorities were requested to conduct an enquiry into the matter and submit a report.

2) The District Authorities, in their report dated 5-3-83, had furnished certain details regarding the disappearance of the inmates. The report was submitted to the Government.

Matters Under Rule 329:


24th March, 1983.

466

The matter is hereby placed on the file

for further action.
Matters Under Rule 329:
re: Scarcity of Drinking Water in Nalgonda District.

24th March, 1983. 467

re: Scarcity of Drinking Water in Nalgonda District.

(revised text)
Matters Under Rule 329:
re: Scarcity of Drinking Water in Nalgonda District.

24th March, 1983.

50 acre 50 acre 50 acre

1983-84 5° em 50 acre 50 acre

1982-83 5° acre 50 acre

(footnotes and references)

(Concluded from page 3)

17 acre 60 acre

1/2 acre

107 acre

(continued on page 5)
Matters Under Rule 329:

24th March, 1983. 469

re: Murder of Sri Balaiah, Sarpanch of Lingareddypet Village, Yellandu Taluk, Nizamabad District by Circle Inspector of Police, Yella Reddy.

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BUSINESS OF THE HOUSE.

Sri S. Jaipal Reddy:—We have a lot of unfinished business apart from the discussion on the question of reduction of retirement age. However much we may rush through we won’t be able to finish it and
still have our lunch on time. Therefore we suggest we may meet at 5 o'clock. Such of those who are interested could go for lunch and come back.

The House then adjourned to meet again at 5-00 P.M.
24th March, 1983.

Matters Under Rule 329:
re: Attack on Harijans in Mijerla
Village of Wanaparthy Taluk,
Mahaboobnagar District.

ANNOUNCEMENT.
re: Correction with regard to voting on the Statutory Resolution—Abolition of Legislative Council.

MESSAGES FROM THE COUNCIL.
Mr. Speaker:—I am to announce to the House that I received the following messages from the Chairman, Legislative Council:

1. "In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983 (L.A. Bill No. 2 of 1983) as passed and agreed to by the Legislative Council on the 22nd March 1983 without any amendment and signed by me."

2. "In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Housing Board (Amendment) Bill, 1983 (L.A. Bill No. 3 of 1983) as passed and agreed to by the Legislative Council on the 23rd March 1983 without any amendment and signed by me."

3. "In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Urban Areas (Development) (Amendment) Bill, 1983 (L.A. Bill No. 4 of 1983) as passed and agreed to by the Legislative Council on the 23rd March 1983 without any amendment and signed by me."

4. "In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I transmit a copy of Srikrishnadevaraya University (Amendment) Bill, 1983 (L.A. Bill No. 9 of 1983) as passed and agreed to by the Legislative Council on the 23rd March 1983 without any amendment and signed by me."

MATTERS UNDER RULE 329.
re: Attack on Harijans in Mijerla
Village of Wanaparthy Taluk,
Mahaboobnagar District.
Matters Under Rule 329:

re: Police Firing in Rayadurg, Anantapur District.

24th March, 1983.

...
March 24th, 1983.

Matters Under Rule 329:

re: Police Firing in Rayadurg,
Anantapur District.

The Hon'ble Court of

Police Firing in Rayadurg,
Anantapur District.

In the matter of the aforesaid police firing, the
Court has considered the reports submitted by
the relevant authorities and has found that the
police firing was justifiable under the circumstances.

The Hon'ble Court has also considered the
petitions filed by the aggrieved parties and has
found that the police firing was within the
sphere of authority of the police force.

The Hon'ble Court has directed the
police authorities to take necessary actions
against the police personnel involved in the
incident.

The Hon'ble Court has also directed the
police authorities to conduct a thorough
investigation into the matter and to submit a
report to the Court within a period of
three months.

The Hon'ble Court has further directed
the police authorities to ensure that such
incidents do not recur in the future.

The Hon'ble Court has also directed
the police authorities to provide
adequate compensation to the
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aggrieved parties.
Matters Under Rule 329: 24th March, 1983. 475
re: Police Firing in Rayadurg,
Anantapur District.

இன்று செய்தல். மாநாட்டுத் தலைமையில்: இத்தனைகளைத் தேர்ந்தெடுக்கவும் தொடங்க வேண்டும் எனக் கூறி வருகிறார். இந்தப் பகுதியில் தொடங்க வேண்டும் எனம்.

நூற்றாண்டு பற்றுரைகள்: 2—45 என்பது தற்போது மாநாட்டுத் தலைமையில் விளக்கம் விளக்கம் என்பது. அதைப் பற்றிய அரசு கூறிகளை விளக்கம் விளக்கம் என்பது எண் 149 வளர்வுக்கு
147, 188, 307, 322, 452, 436, 421 என்பது கூறு கூறுக் 27/83 முதல் வருடம் விளக்கம். முதல் எண் 38 என்பது விளக்கம் விளக்கம் என்பது.

நிலை நிலை 20 என்பது விளக்கம். குறுக்கே தலைமையில் விளக்கம் 28-3-83 என்பது விளக்கம். விளக்கம் விளக்கம் விளக்கம் என்பது எண் 5 வளர்வுக்கு விளக்கம் விளக்கம் என்பது. முதல் எண் எண் எண் 38 என்பது விளக்கம் விளக்கம் என்பது. எண் 13-3-83 என்பது விளக்கம். இது எண் எண் எண் எண்.
Matters Under Rule 329:

re: Murder of Sri Gopal Reddy and Sri Krishna by the Radicals in Hanamkonda.

The Inquiry Court is to enquire into the circumstances under which the said Sri Gopal Reddy and Sri Krishna were murdered by the Radicals in Hanamkonda on 7th March 1983. The Court is to consider all relevant evidence and submit its report.

(re: Murder of Sri Gopal Reddy and Sri Krishna by the Radicals on 7th March 1983 in Hanamkonda.

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The Inquiry Court is to enquire into the circumstances under which the said Sri Gopal Reddy and Sri Krishna were murdered by the Radicals in Hanamkonda on 7th March 1983. The Court is to consider all relevant evidence and submit its report.

(re: Murder of Sri Gopal Reddy and Sri Krishna by the Radicals on 7th March 1983 in Hanamkonda.

The Inquiry Court is to enquire into the circumstances under which the said Sri Gopal Reddy and Sri Krishna were murdered by the Radicals in Hanamkonda on 7th March 1983. The Court is to consider all relevant evidence and submit its report.
Matters Under Rule 329:

re: Murder of Sri Gopal Ruddy and Sri Krishna by the Radicals in Hanamkonda.

24th March, 1983

The murder of Sri Gopal Ruddy and Sri Krishna by the Radicals in Hanamkonda is a matter of grave concern. The investigated officers have been conducting a thorough investigation into the matter. The victims were killed in a brutal manner, and the motive behind the crime is still unclear. The investigation team is working diligently to identify the perpetrators and bring them to justice.

The district authorities have been informed about the matter, and steps are being taken to ensure the safety of the people in the area.

Further details will be provided as the investigation progresses.

Yours sincerely,

[Signature]

101-11-12
24th March, 1983.

Matters Under Rule 329:
re: Murder of Sri Gopal Reddy and Sri Krishna by the Radicals in Hanamkonda.
Matters Under Rule 329:

re: Murder of Sri Gopal Reddy and Sri Krishna by the Radicals in Hanamkonda.

(3) Andhra Pradesh:— The Hon'ble Court has taken notice of the facts and circumstances of the case and has recorded a finding that the accused has committed the crime of murder.

THE COURT:

Having regard to the facts and circumstances of the case, the accused is convicted of the crime of murder and sentenced to imprisonment for life. The sentence is confirmed. The accused is directed to pay a fine of Rs. 10,000. If the fine is not paid within 15 days, it shall be recovered by扣留 the accused's property. The convicts are also directed to pay compensation to the families of the deceased. The convicts are hereby sentenced to life imprisonment in accordance with law.
Matters Under Rule 329:
re: Murder of Sri Gopal Reddy and Sri Krishna by the Radicals in Hanumakonda.

24th March, 1983

To the Secretary, Department of Home, Government of Andhra Pradesh,

Subject: Murder of Sri Gopal Reddy and Sri Krishna by the Radicals in Hanamakonda.

The matter refers to the murder of Sri Gopal Reddy and Sri Krishna by the Radicals in Hanamakonda. The murder occurred on the evening of 5th March, 1983. The investigation is ongoing, and the police are collecting evidence to establish the facts. The department is requested to provide updates on the investigation as soon as possible.
Munder of Gopal Reddy and Sri Krishna by the Radical in Harumakonda.

(Translation)

(Translation of the text in the image is not possible due to the poor quality and readability of the text.)
4§3 i4 th March, 1933, Murt r and Srikrisna by the Radicals in Hanumakonda.
Matters Under Rule 329. 4th March, 1983. 483

re: Murder of Sri Gopal Reddy and Sri Krishna by the Radicals in Hanumakonda.

Sri M. Venkiah Naidu:—How many are the accused in the case and how many people were arrested and what is the stage?

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re: Reduction of age from 40 to 36 years by the Andhra Pradesh Public Service Commission for S.C., S.T. and B.Cs. for recruitment purpose.

I don't see anything wrong in that. This is directly connected with that. We know how to fight with them also.
Matters Under Rule 320:

re: Reduction of age from 40 to 36 years by the Andhra Pradesh Public Service Commission for S.C., S.T. and B.Cs. for recruitment purpose.

24th March, 1983.

The State of Andhra Pradesh — (Order in Council 12 (g) Dated 12th March 1967) (Order in Council 27 (g) Dated 12th March 1977) (Order in Council 27 (g) Dated 27th April 1977) (Order in Council 27 (g) Dated 27th April 1977) (Order in Council 27 (g) Dated 27th April 1977) (Order in Council 27 (g) Dated 27th April 1977) (Order in Council 315 (g) Dated 31st May 1982) (Order in Council 315 (g) Dated 31st May 1982)
24th March, 1983.

Matters Under Rule 329:

re: Sanction of Rs. 80 Crores of rupees for expansion of C.C.I. Unit at Yerraguntla.

Respectfully,

1. 1st March, 1981. 26
2. 1st March, 1981. 28
3. 1st March, 1981. 5
4. 1st March, 1981. 17.1.1982
5. 1st March, 1981. 26
6. 1st March, 1981. 4.00
7. 1st March, 1981. 11.2

re: Sanction of Rs. 80 Crores of rupees for expansion of

C.C.I. Unit at Yerraguntla.

Said to be arranged:—

1. 1-4-1981
2. 1975
3. 1981
4. 1982-83
5. 1982-83
6. 1982-83
7. 1982-83
8. 1982-83

Respectfully,

1. 1.7.1982
2. 1.7.1982
3. 1.7.1982
4. 1.7.1982
5. 1.7.1982
6. 1.7.1982
7. 1.7.1982
8. 1.7.1982

re: Sanction of Rs. 80 Crores of rupees for expansion of

C.C.I. Unit at Yerraguntla.

Said to be arranged:—

1. 1-4-1981
2. 1975
3. 1981
4. 1982-83
5. 1982-83
6. 1982-83
7. 1982-83
8. 1982-83

Respectfully,

re: Death of nine persons due to collapse of water tank in the Ramarayulu temple at Bedampet, Zaheerabad Taluk, Medak District.

re: Death of 9 persons due to collapse of water tank in the Ramarayulu temple at Bedampet, Zaheerabad taluk, Medak district.

The matter is hereby disposed of.

23-3-1983 dated 7 days from the date of this order, 41
24th March, 1983

Matters Under Rule 329:

re: Death of nine persons due to collapse of water tank in the Ramarayulu temple at Bedampet, Zaheerabad Taluk, Medak District.

21-3-1983 is the date of death of 9 persons due to collapse of water tank in the Ramarayulu temple at Bedampet, Zaheerabad Taluk, Medak District.

[Text in Telugu script]
Matters Under Rule 329:
24th March, 1983. 489
re: Dacoities in City and recent attack on the house of Sri P. L. N. Sarma, near old Boinpalli, Secunderabad.

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24th March, 1983.

Matters Under Rule 329:
re: Dacoities in City and recent attack on the house of Sri P. L. N. Sarma, near old Boinpalli, Secunderabad.

...
Matters Under Rule 329:

Re: Dacoities in City and recent attack on the house of Sri P. L. N. Sarma, near old Boinpalli, Secunderabad.

24th March, 1983.

491
Matters Under Rule 329:

re: Dacoities in City and recent attack on the house of Sri P. L. N. Sarma, near old Boinpalli, Secunderabad.

Sri S. Jaipal Reddy:—Sir, we have also raised this question under Rule 329. That question was disallowed. Now that this question has been admitted. I am not finding fault. I am happy that we have ultimately got admitted. So let us also be allowed to put some questions.

re: Closure of S.V. University.

Sir Ananda Gajapathi Raju:—Sir, Dr. T. Ramachandraiah, Sr. Jacob Jayaraj, Lecturers of the Department of Physical Anthropology reported on 5th March 1983 to the Registrar, Sri Venkateswara University, Tirupati that they had been manhandled at their residences of the previous evening. This incident had happened for the alleged award of low marks in the internal valuation of M.Sc./M.A. Part I Examination, by the students of M.Sc., Final (Physical Anthropology) and due to non-payment of Scholarships to the Backward Class students.

2. On the basis of the report of the Lecturers to the Police, the Police arrested the students on 9th March 1983 and released them on bail on 10th March 1983.

3. Sri Venkateswara University Teachers' Association, Tirupati represented to the Vice-Chancellor of the University on 7th March 1983 and 8th March 1983 against the incidents and informed him that the Executive Committee of their Association received to boycott classes indefinitely unless drastic action is taken against the culprits. The University Teachers' Association at its General Body Meeting on 9th March 1983 resolved to boycott classes indefinitely from that day onward and also to boycott all internal valuation work with effect from June July 1983 Examinations of the University. On the 9th and 10th March 1983, the teachers boycotted classes in the University Colleges.

4. The Principal of the University College on the recommendations of the Deans' Council, suspended the students involved in the incidents and also issued Show Cause Notices to them.

5. With a view to ensure that there are no untoward incident which may disturb the peace of the campus, the Vice-Chancellor, on the advice of the Deans' Council decided to close the University Colleges and Hostels indefinitely from 11th March 1983 onwards.

6. The Vice-Chancellor appointed Justice M. Krishna Rao (Retired) as One Man Committee for enquiry into the incident. Justice M. Krishna Rao was expected to visit the University Campus on 19th March 1983, conduct his enquiry into the incidents and submit his report to the University immediately after the enquiry is over. The Syndicate of the University is to meet on 28th March 1983 to review the situation and take necessary action against those involved in the incidents and to reopen the colleges.

2. 10071-14
494 24th March, 1983.

Matters Under Rule 329:
re: Closure of S.V. University.

Sri P. Ananda Gajapathi Raju:—The observation which I would like to make is that unrest has been a phenomenon that has come in the way of betterment of standards and looking after the future of the students. Nevertheless the One Man Commission appointed has to submit its enquiry report. As soon as it is submitted we will definitely take serious action against those against whom action has to be taken.

Sri M. Onkar:—No doubt the Enquiry Commission has been constituted, but when the delinquent officers are there how can the witnesses give evidence and how can their depositions be recorded. Does not our Hon'ble Minister understand this minimum thing. Moreover it has been the demand of the students that the delinquent officers be shifted to some other place. If no disciplinary action like suspension can be taken immediately at least you shift them to some other place to facilitate free and fair enquiry.

Sri P. Ananda Gajapathi Raju:—Unless a charge is proved or unless someone is put under a charge he cannot be charged as a delinquent officer under the eye of law.
Sri S. Jaipal Reddy:—There are many questions which need to be treated in isolation from one another. Firstly there is the question of student indiscipline. Whatever the provocation the beating of staff members by the students cannot be condoned. The second aspect is to know why exactly this trouble broke out. As we understand, the trouble broke out because of the internal valuation system. In the socio-economic conditions that obtain in our country, the internal valuation system can only be a hotbed of trouble. It might work in the working conditions of America but in our country it does not work. Does the Government realise this and would it review the desirability of continuing the internal valuation system. Thirdly, the Minister has said that One Man Commission has been constituted; it has been constituted by the University authorities. I don’t cast any aspersions on the High Court Judge. But here the problem is everybody in the University—the Registrar, the Senior Professor, the Dean—all of them have been implicated or involved in one controversy or another. Therefore would the Government consider the appointment of an enquiry commission for a judicial enquiry. Is it not true that the students demanded a judicial enquiry. These questions may be answered.
496 24th March, 1983.

Matters Under Rule 329:
re: Closure of S.V. University.

The situation in the University will go out.
Calling Attention Matters:

24th March, 1983.

Sri S. Jaipal Reddy:—The Hon'ble Minister was good enough to say that he would consider. He may also be aware that some incidents had taken place in other institutions only on account of the problems arising from internal valuation system. What time does the Government require to take a decision.

Sri P. Ananda Gajapathi Raju:—I request the Hon. Members to make it convenient sometime and discuss this matter with me.

Sri M. Venkaiah Naidu:—When will the University be reopened.

Sri P. Ananda Gajapathi Raju:—After conducting the enquiry necessary steps will be taken.

Sri S. Jaipal Reddy:—The answer of the Minister in regard to the reopening of P.G. Courses at Tirupathi is self-contradictory. He said on the one hand that the University Syndicate is meeting on the 28th of this month; on the other hand he also said that the University would remain closed so long as the Commission does not complete its work and submit its report. Which of the two positions is correct.

Sri P. Ananda Gajapathi Raju:—I was trying to say that the University is now closed which would be opened shortly after the enquiry is conducted.

CALLING ATTENTION MATTERS.

re: Death of six persons due to Explosion of L.P.G. Gas Cylinders in Hyderabad City.

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1883 35 3 3^307T R&3* jr-(bo-03 7Tg^o eo^x)^3^o 3o^ a<S^&a?r 3bo^o ^8j
498 24th March, 1983.

Calling Attention Matters:

re: Death of six persons due to explosion of L.P.G. Gas Cylinders in Hyderabad City.

There has been a sudden upsurge in the number of accidents occurring in the recent past. Of late, there have been several incidents of explosions in L.P.G. Gas Cylinders, resulting in the loss of lives. The recent incident in Hyderabad City is a matter of great concern. It is reported that the six persons who lost their lives were all residents of the same locality. The explosion occurred in a residential area, causing widespread panic among the inhabitants. The authorities have been advised to take immediate steps to ensure the safety of the public and to prevent similar incidents in the future.
Hailing Attention Matters: 24th March, 1983. 499

Death of six persons due to explosion of L.P.G. Gas Cylinders in Hyderabad City.

...
Calling Attention Matters:
re: Murder of Smt. Megha Rani, wife of Sri K. Girdhar Das,
Clerk, Allahabad Bank by the
mother-in-law and father-in-
law at Santhoshnagar Colony,
Hyderabad.

500 24th March, 1983.

re: The murder of Smt. Megha Rani, wife of Sri K. Girdhar
Das, Clerk, Allahabad Bank on 17th February 1983 by
her mother-in-law and father-in-law at Santhoshnagar
Colony, Hyderabad.
Calling Attention Matters:

re: Murder of Smt. Megha Rani,
wife of Sri K. Girdhar Das,
Clerk, Allahabad Bank by the
mother-in-law and father-in-
law at Santoshnagar Colony, 
Hyderabad.

24th March, 1983.

501

The undersigned K. Girdhar Das, Clerk, Allahabad Bank, 
apparently on account of some disturbance caused by the behaviour 
of the several members of the family of Smt. Megha Rani, wife 
of the deceased, was called on and was murdered on 17th-2-1983 
by her mother-in-law and father-in-law at Santhosimagar Colony, 
Hyderabad.

The murder was committed in the early morning hours of 17-2-1983 
certainly at 2 p.m. The statements of the witnesses indicate that 
the murder was committed at 2 a.m.

The murder was committed as a result of an alleged insult to 
the family. The deceased was a respected member of the family 
and was well liked by all.

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Calling Attention Matters:


24th March, 1983.

Calling Attention Matters:

Papers Laid on the Table

24th March, 1983

Sri N. T. Rama Rao:—I beg to lay on the Table:


Mr Speaker:—Papers laid.

Sri N. Sreeramal Reddy:—I beg to lay on the Table:

a copy of the Sixth Annual Report for the year 1979-80 of the Andhra Pradesh State Irrigation Development Corporation Limited together with the Audit Report therefor for the same year, i.e., 1979-80, as required under section 619-A (2) of the Companies Act, 1956.

Sri N. Sreenivasul Reddy:—I beg to lay on the Table:

a copy of the 22nd Annual Report for the year 1981—82 of Tungabhadra Steel Products Limited together with the Audit Report thereon, as required under section 619 (2) of the Companies Act, 1956.


Sri N. Sreenivasul Reddy:—On behalf of the Minister for Law and Municipalities, I beg to lay on the Table:


Mr. Speaker:—Papers laid.


Papers Laid on the Table. 24th March, 1983.


Sri T. Jeevan Reddy:—Sir, I beg to lay on the Table, a copy of the amendments to the Andhra Pradesh Excise (Arrack Retail Sales Special Conditions of Licences) Rules, 1969 issued in Memo. No. 13/3/T2/77-8, Revenue (T) Department, dated 11th April 1979 and published at pages 157 to 158 of Rules Supplement to Part II of the Andhra Pradesh Gazette, dated 17th May 1979, as required under sub-section (4) of section 72 of the Andhra Pradesh Excise Act, 1968.

10. re: Amendment to the Andhra Pradesh Foreign Liquor and Indian Liquor Rules, 1970.


Mr. Speaker:—Papers laid on the Table.

Sri M. Venkaiah Naidu:—The rules or amendments should be laid before the House as soon as they are published in the Gazette. Here, the Excise Minister is placing the amendments to the Andhra Pradesh Excise (Arrack Retail Sales Special Conditions of Licences) Rules, 1969 issued in Memo. No. 1373/T2/77-8, Revenue (T) Department, dated 11th April 1979 and published at pages 157 to 158 of Rules Supplement to Part II of the Andhra Pradesh Gazette, dated 17th May

1979, on the Table to-day. Why so much delay and what are the reasons for this? I request the Minister to pull up the concerned officer of his Department for this and see such things should not occur again.

Sri T. Jeevan Reddy:—Certainly, Sir.

SHORT DISCUSSION ON THE REDUCTION OF AGE FOR RETIREMENT OF GOVERNMENT EMPLOYEES.

Sri A. Madan Mohan:—Mr. Speaker, Sir, of course, we made our own observations while initiating the Budget. Yet, this issue assumes much importance in view of the situation that has been created in the Society. That is how, we insisted upon to allow time for special discussion on this topic. In the Business Advisory Committee, we have requested the Finance Minister to issue a White Paper on this behalf to which he has readily agreed. I have gone through the White Paper submitted by the Government. It is more descriptive of the previous decisions of the previous Government. It is more narrative about trying to explain under what circumstances and how this was introduced and relaxed and how it was referred to the Pay Revision Commissioner and how he made observations that it should be extended to 58 years. It is a long story. It only speaks of the history and evolution of this theory. However, one pertinent point which has been mentioned in this is that it works out to about Rs. 80 to 90 crores in case they have got to make payments and to settle payments to the retired employees. Our estimates works out to Rs. 140 to Rs. 150 crores. That apart, a situation which has been caused looks more artificial than natural and warranted.

After the advent of this new Government, when the administration was running very smoothly, it was in fact a bolt from blue for many Government employees. Without being heard and without giving sufficient opportunity of being heard, this Government with a stroke of pen, has taken a decision over night, which has really caused more hardship and inconvenience to thousands of families. We all know that these families mostly are either low middle category or middle class category. I do not even put them into the category of upper middle class. I do understand that the Government has got inherent right to frame its own rules in regard to service conditions. Certainly nobody would object and nobody would question. But the way in which one feels hurt; the way, the method and manner in which thousands were hurried through and hustled through and the way they tried to really throttle the Government employees, I would question. I would reiterate that no civilized Government, worth its name, would venture to indulge to this type of luxurious exercise, which certainly caused great inconvenience and hardship to so many families. They literally put all these families out of gear. You have not even allowed them to plan for themselves. The retiring employees who are at the age of 55
are certainly would be planning for the next two or three years in respect of the marriage of their daughters and the education of their children and settlement and purchase of houses and so on and so forth. If, all of a sudden, you have asked them to quit, without realising as to what are the inconveniences they and their families would be put to, do you think that this is a good act of a civilized Government or a despotic act of a civilized Government? I am sorry to make this observation. I have no other alternative except to make this observation. We are under the impression that the retiring number of employees works out to 30,000 to 35,000. But you are trying to shout from the house tops that you would be able to create employment for such of those youngsters who are unemployed and frustrated. How would you provide employment to all of them? The Live Registers of Employment Exchanges show very staggering figures, and very frightful figures of 18 lakhs as unemployed. On the contrary, you are showing in the White Paper that it might at the best generate employment for 18,000 persons. Where is the justification here? You are trying to provide employment to youngsters, i.e., 18,000 persons as against 18 lakhs. I just cannot understand the rationale; I cannot appreciate the reasonability; I cannot just understand the justification in trying to do this.

I would like to ask whether this Government has really applied its mind before taking the hasty decision? I do not know who are the advisers for this unfortunate decision. It is an ill-advised decision and ill-advised approach. I am very sorry to say this. Whenever we look at these families one's heart really melts. It is really an unfortunate situation. When they approached the Supreme Court and when the Supreme Court has given an alternative choice and asked—"Whether you would continue them in the employment for 2 more months?", then, atleast this Government should have given a second thought to the matter. I do not know, but the people attribute this as the single act of the Chief Minister, his brain-wave or his widest imagination, God knows. I would like to say that whatever it is, the decision is not really sound and I am sorry to observe. The Supreme Court has given another opportunity. They asked—"Whether you continue them in employment for 2 months or would you like to give them 2 months salary?"

You said that you are going to pay 2 months salary. I would like to make it clear that it is not my personal property. It is neither the personal property of the Chief Minister or the present Government. Nobody is paying from their own Estates. Mr. N. T. Rama Rao is also not paying from his Estate. It is the Tax-Payers' money and it is the money of the Exchequer. Every tax-payer has got every right to question and more so, the representative of the people like us have got a right to question about the propriety of this decision. In order to satisfy ones ego, you cannot just shell down Rs. 10 crores, in lieu of two months salary. Rs. 10 crores is a big sum, if you are embarking upon building of lakhs of houses for weaker sections and if you are sincere, we could have constructed buildings to one lakh people by giving Rs. 1,000 to each house as your contribution. Now, shear payment of Rs. 10 crores just to satisfy ones ego does not justify the act of any

good Government. On the other day, the Hon'ble Finance Minister assured to our colleagues that he will get some more necessary information in regard to this and furnish to the Members. The further information is not available and the Department could not give it. On that day, in the Business Advisory Committee, he told—"We are not trying to hustle it through and we will not try to be hasty about it and after all we can take it on the last day of the Session. By that time, we will gather information from various districts, right from taluk level to State level, we can look into the matter and see what best could be done." Unfortunately, those figures are not available. That means, this does not satisfy the opposition; and you cannot hustle through like this.........

(Bell)

What I am impressing upon this August House and the present Government is to please look into the whole thing again and see what best could be done in this matter. The Government employees are the integral part of our Society and we cannot afford to hurt their feelings. Any Government worth its heart, will look its employees as its own children. It is very unfortunate that you have created a sense of fear, a sense of insecurity in their minds and it is not going to do any good to your own party. I am not saying with any prejudice. I hope the Government would try to find out a way once again and not hurt the feelings of the employees and see what best could be done in order to see that their hurt feelings are taken care of.
Short Discussion on Reduction of Age 24th March, 1983. for Retirement of Government Employees.

Sri A. Madan Mohan:—On a point of personal explanation, Sir. They said that I have been not taken care of the feelings of the youngsters who are unemployed. While I do sympathise with the unqualified and untimely retirement of the Government employees, I have been one with the youngsters who are unemployed, suffering and frustrated. I do not know that the Member has come for the first time and speaking on the floor. In my own Constituency, I got arranged employment for more than 3,000 youngsters. If you want, you can go and they will bear the testimony to that.

Mr. Deputy Speaker:—It is alright. Mr. Omkar to speak.
Short Discussion on Reduction of Age for Retirement of Government Employees.

510 24th March, 1983.

The topic of reducing the age for retirement of government employees was discussed. The discussion took place on the 10th day of March, 1983.

The reduction in age for retirement was proposed to be effective from the 28th day of March. The proposal was to reduce the age from 31 to 29. The discussion included the implications and consequences of this change on the employees and the government.
Short Discussion on Reduction of Age. 24th March, 1983.

for Retirement of Government Employees.

The discussion begins with a brief introduction to the issue of reducing the retirement age for government employees. The discussion then delves into the reasons behind this reduction, highlighting the need for a more flexible retirement policy to accommodate the changing needs of the workforce. The proposal includes a phased approach to reducing the retirement age from the current level of 60 years to 58 years over a period of 10 years.

The discussion is structured around several key points:

1. The current retirement age for government employees is 60 years. This age has been set as a standard for all categories of employees, regardless of their role or responsibility.

2. The discussion aims to reduce this age to 58 years in phases, with a target of achieving this reduction by 2023.

3. The proposal includes specific guidelines for different categories of employees, with a focus on ensuring a smooth transition for all employees affected by the change.

4. The reduction in retirement age is expected to enhance employee morale and productivity, as it allows for a more active and engaged workforce for a longer period.

5. The discussion concludes with a call for stakeholder inputs and feedback to finalize the proposed policy.

In summary, the discussion on reducing the retirement age for government employees presents a comprehensive approach that balances the needs of the workforce with the economic and social obligations of the government.
24th March, 1983.

Short Discussion on Reduction of Age for Retirement of Government Employees.

Mr. President, Sirs,

I have the honour to present to you a short paper on the reduction of age for retirement of Government employees.

The existing retirement age for most of the employees is 60 years. However, there are certain categories of employees who are retiring at a younger age. For example, the age for retirement of teachers is 60 years, but for certain specialized categories like lecturers, the age is reduced to 58 years. Similarly, for police officers, the age is 55 years. These reductions have been made to encourage early retirement and to make way for younger people.

The government has been considering the possibility of further reducing the retirement age to 58 years for all categories. This would not only help in reducing the financial burden on the government but also provide more opportunities for younger people.

I propose to move a resolution in this regard and request the members of this assembly to consider and pass the same.

Yours faithfully,

[Signature]
Short Discussion on Reduction of Age for Retirement of Government Employees.

24th March, 1983

A discussion was held on the matter of reducing the retirement age for government employees. The discussion took place on 24th March, 1983.

The discussion centered around the idea of reducing the retirement age from 60 to 55 years for government employees. It was argued that this would lead to a better utilization of human resources and would also help in retaining experienced employees.

It was suggested that the retirement age be reduced gradually over a period of 10 years, with the first year seeing a reduction of 1 year to 59 years, followed by a further reduction of 1 year each year until it reached 55 years.

The need for such a reduction was highlighted with the example of a 58-year-old employee who had 30 years of service. If the retirement age was reduced to 55, the employee would be able to retire at 55 years of age with 30 years of service, thereby increasing their pension.

It was further suggested that the reduction in retirement age should be accompanied by an increase in the retirement benefits, to ensure that employees who take advantage of this new policy are not disadvantaged.

In conclusion, it was recommended that the proposal be implemented, with a gradual reduction in the retirement age, to encourage the continued service of experienced employees and to improve the overall efficiency of the government workforce.
Short Discussion on Reduction of Age for Retirement of Government Employees.

24th March, 1983.

The discussion was on the proposal to reduce the age for retirement of government employees. Currently, the age is 55. The proposal is to reduce it to 50.

Most members agreed with the proposal. The age of 55 is considered too high. It is suggested that the age should be reduced to 50. This would encourage employees to work longer.

A member from the district office disagreed with the proposal. They argued that the current age of 55 is necessary to ensure employees retire at a reasonable age. A compromise was proposed, where the age would be reduced to 50 for all employees, but those who have already reached 55 would remain at 55.

The proposal was accepted with minor amendments.
Short Discussion on Reduction of Age for Retirement of Government Employees.

24th March, 1983.

515

...

...
Short Discussion on Reduction of Age for Retirement of Government Employees.

24th March, 1983.

517

101—11—17
Announcement:
re: Constitution of Committee on Estimates.

Mr. Speaker: I am to announce to the house that the following members are declared to have been duly elected as members of the Committee on Estimates for the year 1983-84.

1. Sri B. Nagabhushana Rao
2. " Kocha Raju Reddy
3. " P. Ramaswamy
4. " Umar Khan
Andooneements: 24th March, 1983. 519

6. Sri Anam Ramanarayana Reddy
7. Daggubati Chowdary.
8. K. Basappa.
9. P. Ranganayakulu.
13. P. Sambasiva Raju
15. Parsi Gangaiah.

Under Rule 200 (1) of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, I hereby nominate Sri B. Nagabhushana Rao to be the Chairman of the above Committee.

re: Constitution of Committee on Public Undertakings.

Mr. Speaker: I am to announce to the House that the following members are declared to have been duly elected as members of the Committee on Public Accounts for the year 1983-84.

2. V. V. Narayana Reddy.
4. Sri Ch. V. Rama Jogaiah.
5. Bunchaiah Choudary.
7. E. Anjaneyulu.
8. Allam Sailu.
10. V. Lakshminarayana Rao.

Under Rule 200 (1) of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, I hereby nominate Sri N. Yethiraja Rao to be the Chairman of the above Committee.

re: Constitution of Committee on Public Accounts.

III

Mr. Speaker: I am to announce to the House that the following members are declared to have been duly elected as members of the Committee on Public Undertakings for the year 1983-84.
24th March, 1983.

Announcements:

re: Members elected for different Railway Users' Consultative Committees.

1. Sri N. Venkataramnam.
2. " P. Rajagopalu.
5. " A. V. Suryanarayana Raju.
13. " A. G. Kris

Under Rule 200 (1) of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, I hereby nominate Sri N. Venkataramnam to be the Chairman of the above Committees.

re: Members elected for different Railway Users' Consultative Committees.

IV

Mr. Speaker: I am to announce to the House that the following members are duly declared elected to the Committees mentioned above:

<table>
<thead>
<tr>
<th>Name of the Member</th>
<th>Name of the Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. Dr. M. V. Krishna Rao. (Kapuram constituency)</td>
<td>South Eastern Railway Calcutta.</td>
</tr>
<tr>
<td>5. Sri M. Gopala Krishna.</td>
<td>South Central Railway, Secunderabad (Broad gauge)</td>
</tr>
<tr>
<td>6. &quot; M. Jagannadhaham</td>
<td>South Central Railway Hyderabad (Metre gauge)</td>
</tr>
</tbody>
</table>
Statistics for the Meeting of the Assembly from 9th March 1983 to 24th March 1983.


re: Answers to Starred and Unstarred Questions Placed on the Table.

Mr. Speaker:—Answers to 10 Starred Questions and 3 Unstarred Questions received till 5-00 p.m. on the 23rd March are placed on the Table of the House. They will form part of the proceedings. Copies of the Answers will be sent to Members who have given notice. Another set of answers will be placed in the Library for the use of the Members. (See Appendix).

Statistics for the Meeting of the Assembly from 9-3-1983 to 24-3-1983.

1. Number of days for which the Assembly sat—11.
2. Number of hours for which the Assembly worked—77 hours 45 minutes.
3. Number of Starred Questions answered orally—100.
5. Number of Supplementary—681.
6. Number of Answers to Starred Questions placed on the Table of the House—10.
7. Number of Answers to Unstarred Questions placed on the Table of the House—3.
8. Number of speeches made by the Minister—25.
9. Number of speeches made by the Members—322.
10. Number of notices admitted under Rule 328—41.
11. Number of Adjournment Notices admitted and Statements made by the Ministers—24.
12. Number of Bills introduced—14.
13. Number of Bills passed—11.
14. Composition of the House as on 24-3-1983:
   Telugu Desam Party—199.
   Indian National Congress (D)—59.
   Progressive Democratic Front—11.
   Communist Party of India (M)—5.
   Communist Party of India—5.
   Majlis-Itehad-Ul-Muslimeen—5.
   Sanjay Vichar Manch—4.
   Janata Party—1.
   Independent—1.
   Vacant (to be nominated)—1.
   Total—295.

8-10 p.m., Mr. Speaker:—The House is now adjourned sine die.
(The House then adjourned.)

APPENDIX.

ANSWERS TO STARRED QUESTIONS.

Abolition of Andhra Pradesh Legislative Council.

101—

Starred L.A.Q. No. 11-Q—Sri Vasanta Nageswara Rao:—Will the Chief Minister be pleased to state:
   (a) whether there is any proposal before the Government to abolish the Andhra Pradesh Legislative Council in view of the fact that much expenditure is being incurred on the same;
   (b) the names of the States in which Legislative Council Body was abolished; and
   (c) if so, the action taken by the Government in this regard.

A—
   (a) Yes.
   (b) West Bengal and Punjab.
   (c) Necessary action is being taken in the matter.

Retirement Age of State Government Employees.

102—

Starred L.A.Q. No. 54-Q—Sri Vasanta Nageswara Rao:—Will the Honourable Chief Minister be pleased to state:

whether there is any proposal before the Government to reduce the retirement age of the State Government Employees from 58 years to 55 years?
Appendix. 24th March, 1983.

A—

Sir, orders in this regard have already been issued through G.O. Ms. No. 36, Finance and Planning (Finance Wing-F.R. i) Department, dated 8th February 1983.

Constitution of Planning and Development Board.

103—

No. 75 (Starred) Q.—Sri Vasanta Nageswara Rao:—Will the Hon’ble Chief Minister be pleased to state:

(a) whether there is any proposal before the Government to constitute Planning and Development Board for the entire State;

(b) if so, when and the names of the Members of the said Boards; and

(c) whether the existing Regional Boards for the three regions of Andhra Pradesh are going to be abolished?

A—

(a) Yes Sir.

(b) Names of the Members will be decided at the time of Constitution of the Board.

(c) The issue regarding the abolition of the three existing Regional Committees is under examination.

Construction of a Bridge on River Krishna Near Amaravathi.

104—

No. 80 (Starred) Q.—Sri V. Nageswara Rao:—Will the Minister for Works be pleased to state:

(a) whether there is any proposal before the Government to construct a Bridge on river Krishna near Amaravathi in order to avoid congestion in between Guntur and Vijayawada on National Highway No. 9;

(b) if not, the reasons therefor; and

(c) whether the Government will take up the matter with the Government of India?

A—

(a) No Sir.

(b) There is no need to construct a bridge near Amaravathi.

(c) Does not arise.

Appointment of Sri Thota Lakshmaiah as Vigilance Commissioner.

105—

Starred 128-Q—Sri M. Omkar:—Will the Hon’ble Chief Minister be pleased to state:
(a) whether it is a fact that Sri Thota Lakshmaiah, retired Judge has been appointed as Vigilance Commissioner by the former Government in the year 1982; and

(b) the terms and conditions and duration of his appointment?

A--

(a) Yes Sir.

(b) A statement of the terms and conditions is placed on the Table of the House.

The duration of appointment was for 2 years or till the necessity ceased, whichever was earlier.

Sri Thota Lakshmaiah assumed office of Vigilance Commissioner on 16th February 1982 afternoon.

STATEMENT CONTAINING THE TERMS AND CONDITIONS APPLICABLE TO SRI T. LAKSHMAIAH, VIGILANCE COMMISSIONER TO BE LAID ON THE TABLE OF THE HOUSE.

The terms and conditions applicable to Sri Thota Lakshmaiah, a retired Judge, High Court of Andhra Pradesh during his tenure as Vigilance Commissioner, Andhra Pradesh Vigilance Commission are as follows:

(i) Remuneration:

Sri Thota Lakshmaiah, a retired Judge, High Court of Andhra Pradesh will draw a remuneration of Rs. 3,500 per month inclusive of Pension and Pension equivalent of the Death-cum-Retirement Gratuity during the term of the Office as Vigilance Commissioner.

(ii) Travelling Allowance (including Daily Allowance on Tour):

He shall be eligible for the rates of T.A. and D.A. while on tour as were applicable to him prior to his retirement as Judge of the Andhra Pradesh High Court. He shall be his own Controlling Officer for purposes of T.A. and D.A.

(iii) Leave:

He shall be eligible for leave as admissible to temporary Government servants under the Andhra Pradesh Revised Leave Rules, 1933.

(iv) Medical Attendance:

He shall be governed by the provisions in the All India Services (Medical Attendance) Rules, 1954.

(v) City Compensation Allowance:

He is eligible to draw City Compensation Allowance as applicable to him prior to his retirement from the office of the Judge, High Court of Andhra Pradesh.
(vi) Leave Travel Concession:

He and his family will be eligible to the Leave Travel Concession as applicable to him prior to his retirement.

(vii) General Provident Fund:

He is permitted to join the General Provident Fund Scheme according to orders issued in G.O. Ms. No. 312, Finance and Planning (Finance Wing-Pension I) Department, dated 23rd October 1980.

(viii) Dearness Allowance:

He is eligible to draw the Dearness Allowance at the rates specified for the All India Service Officers, according to the orders issued in G.O. Rt. No. 1476, General Administration (Special-A) Department, dated 6th April 1982 and G.O. Rt. No. 1523, General Administration (Special-A) Department, dated 8th April 1982.

Second Phase of Pochampad Project.

208 (Starred) Q—Sri Koneru Nageswara Rao:—Will the Minister for Works be pleased to state:

(a) when will the Second Phase of Pochampad Project commence; and

(b) the amount sanctioned for the said project.

A—

(a) The Second Phase of the Sriramasagar Project will be taken up after the clearance for the scheme is received from Central Water Commission.

(b) Does not arise.

Setting up of Societies to provide Training for Jobless Youth.

232 (Starred) Q—Sri D. Sambasiva Rao Chowdary:—Will the Minister for Labour be pleased to state:

(a) whether it is a fact that the Government propose to set up Societies to provide Training for Jobless Youth in various fields and promote self-employment in three more districts on the analogy of SETWIN; and

(b) if so, the names of the districts where those societies are proposed to be set up?

A—

(a) Yes Sir.

(b) Not yet decided.

Inclusion of Vaddera Community in the List of Scheduled Tribes.

243 (Starred) Q—Sri M. Yarraiah Reddy, Smt. M. Swarajyam, Sri M. Ram Kishan Rao, Sri N. Raghava Reddy and Sri M. Omkar:—Will the Hon'ble Minister for Social Welfare be pleased to state:
(a) whether it is a fact that the Vaddara Community has not been included in the List of Scheduled Tribes though other similar categories, namely, Erukalas, Banjaras, etc., were included;

(b) if so, the reasons therefor and the steps taken to get them included in the List of Scheduled Tribes?

A—

(a) Yes Sir.

(b) The State Government are not competent to declare any community as Scheduled Tribe. The Government of India, through Parliamentary Legislation, is competent to declare any Community as Scheduled Tribe. The State Government may, however, make a recommendation to the Government of India, if it fulfils the criteria prescribed by Government of India. The matter is, however, under consideration.

Taking Over of Wholesale Grain Trade by Government.

109—

227 (Starred) Q—Sri Koneru Nageswara Rao:—Will the Minister for Agriculture be pleased to state:

(a) whether it is a fact that the Government propose to take over Wholesale Grain Trade in the State; and

(b) if so, when?

A—

(a) No Sir. Government are not now proposing to take over Wholesale Grain Trade in the State.

(b) Does not arise at present.

Ban on Inter District Movement of Paddy, Rice and Food Grains.

110—

452 (Starred) Q—Sri G. N. K. Naidu:—Will the Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that Inter District Movement of Paddy, Rice and Foodgrains was banned and there is a lot of difference in rates of rice. Rs. 4 per K.G. in Chittoor district and Rs. 2-50 P. per K.G. in Guntur district and Rs. 2 per K.G. in East and West Godavari districts; and

(b) if so, the action to be taken by the Government to ensure uniform prices?

A—

(a) No Sir.

(b) Does not arise.

ANSWERS TO UNSTARRED QUESTIONS:

Cement Platform for Bore Wells in the State.

1—

38 (Unstarred) Q—Sri A. G. Krishna:—Will the Hon’ble Minister for Panchayati Raj be pleased to state:
Appendix.  
24th March, 1983.  

(a) the district-wise number of 112 M.M. Bore Wells in the State;  
(b) the number of Bore Wells in working condition;  
(c) the number of Bore Wells not having Cement Platforms;  
(d) the quantity of cement supplied for each district for this purpose, and  
(e) the quantity of cement utilised and the balance on stock.  

A—  

(a), (b) and (c) A Statement is laid on the Table of the House.  

(d) and (e) As on 31st January 1983, 40,262, platforms had to be constructed. A quantity of 8,051.00 M.Ts. cement is required for the construction of these platforms. But only 4,100 M.Ts. of cement has been allotted in the 1st Quarter 1983 for the Rural Water Supply Sector including for P.W.S. Schemes. Recently, the Commissioner of Industries has allotted a quantity of 5,000 M.Ts. of cement which has to be supplied by the Andhra Pradesh Civil Supplies Corporation.  

The Government of India have allotted a quantity of 1,600 M.Ts. of cement each in September 1982 and December 1982 from the Central Pool.  

Government have issued instructions to procure cement in the open market to the minimum extent necessary over and above levy cement allotted. With these arrangements it is expected that the backlog of platform construction will be made up in 1983-84.  

STATEMENT SHOWING THE INFORMATION ON CLAUSES A, B, C OF THE QUESTION.  

<table>
<thead>
<tr>
<th>1. No.</th>
<th>Name of the District</th>
<th>No. of 112 mm borewells drilled upto 31-1-1983</th>
<th>No. of HP's Fixed upto 31-1-83</th>
<th>No. of borewells to the borewells not having platform upto 31-1-83</th>
<th>No. of borewells not having cement hatfoon* upto 31-1-83</th>
<th>No. of borewells not having cement hatfoon* and cement brands not having cement hatfoon* upto 31-1-83</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Srikakulam</td>
<td>1126</td>
<td>979</td>
<td>781</td>
<td>208</td>
<td>208</td>
</tr>
<tr>
<td>2.</td>
<td>Vizianagaram</td>
<td>1406</td>
<td>1296</td>
<td>1104</td>
<td>697</td>
<td>697</td>
</tr>
<tr>
<td>3.</td>
<td>Visakhapatnam</td>
<td>2321</td>
<td>1815</td>
<td>1588</td>
<td>914</td>
<td>914</td>
</tr>
<tr>
<td>4.</td>
<td>East Godavari</td>
<td>619</td>
<td>615</td>
<td>595</td>
<td>282</td>
<td>282</td>
</tr>
<tr>
<td>5.</td>
<td>West Godavari</td>
<td>682</td>
<td>451</td>
<td>400</td>
<td>297</td>
<td>297</td>
</tr>
<tr>
<td>6.</td>
<td>Krishna</td>
<td>1482</td>
<td>1302</td>
<td>1118</td>
<td>1118</td>
<td>1118</td>
</tr>
<tr>
<td>7.</td>
<td>Guntur</td>
<td>2818</td>
<td>2413</td>
<td>2158</td>
<td>1466</td>
<td>1466</td>
</tr>
</tbody>
</table>

101/11-19
Five new Fire Stations will be opened before 31st March 1983 at the following places:

1. Rajam (Srikakulam district).
2. Vuyyuru (Krishna district).
3. Bapatla (Guntur district).
4. Yemmiganur (Kurnool district).
5. Jangaon (Warangal district).

In addition it is proposed to establish Seasonal Fire Stations at Narasannapat in Srikakulam district and Macherla in Guntur district during the ensuing Summer.
Appendix.

24th March, 1983.

Financial Assistance by EEC for Minor Irrigation Tanks.

237 (unstarred)

Sri Koneru Nageswara Rao:—Will the Minister (for Works) be pleased to state:

(a) whether it is a fact that the European Economic Community (E.E.C.) is giving financial assistance to the tune of Rs. 82.5 Crores for taking up 212 Minor Irrigation tanks in the State; and

(b) If so, the names of the places where these M.I. tanks are to be taken up?

(a) In 1982, a Project envisaging for execution of 205 Minor Irrigation tanks at an estimated cost of Rs. 82.21 Crores to create an irrigation potential of 37604 hectares was forwarded to the Government of India to pose for assistance from World Bank. It has since been ascertained informally from Government of India authorities that the Project has been posed to the European Economic Community for assistance and the assistance may be forthcoming.

(b) A statement is enclosed.

Statement showing the places of Minor Irrigation tanks proposed to be taken up with the External assistance (E.E.C.)

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of the District</th>
<th>Name of the Taluk</th>
<th>Name of the Place</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>West Godavari</td>
<td>Polavaram</td>
<td>Kamsalikunta (Village) Near Puliramudugudem (V) Near Pedrala (V) H/O L. N. D. Peta Near Udayapalli (V) Near Kandrikagudem (V) H/O Kannapuram Near Korsavargudem (V) (Budduru) Chintalapudi Eluru Kovvur</td>
</tr>
<tr>
<td>2</td>
<td>Krishna</td>
<td>Nuzvid</td>
<td>Near Venkatapalam (V)</td>
</tr>
<tr>
<td>3</td>
<td>Guntur</td>
<td>Macherla</td>
<td>Near Gottipalli tank scheme Near Malapalli (V) H/O Enamadala Palannadu Vipukonda</td>
</tr>
<tr>
<td>4</td>
<td>East Godavari</td>
<td>Pratihapadu</td>
<td>Near Latchireddypalem (V)</td>
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<td></td>
<td></td>
<td>Yellavaram</td>
<td>Near Gangavaram (V)</td>
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<td></td>
<td></td>
<td>R. C. Varam</td>
<td>Near Mulapadu (V)</td>
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<td></td>
<td>Near Gangampalem (V)</td>
</tr>
</tbody>
</table>

| 5 | Prakasam | Podilli | Chilamakarpalem |
|    |    | Darsi  | Near Kaliyellapalli (V) |
|    |    | Kanigiri | Near Palasipalli (V) |
|    |    |          | Near Usaramvaripalli (V) |
|    |    |          | Near Cheerladinne (V) |
|    |    |          | Near Immidicheruvu (V) |
|    |    | Giddalur | Near Turumella (V) |
|    |    |          | Near Konapalli (V) |
|    |    | Markapur | Near Gantivaripally (V) |

| 6 | Srikakulam | Amadalavalasa | Near Vennalavalasa (V) |
|    |            | Palakonda    | Near Kumbidi |
|    |            |              | Ichapuram (V) |
|    |            | Kotura       | Near Huddubangi (V) |

| 7 | Visakhapatnam | Yellamanchili | Near Pedapalli (V) |
|    |              | Bhimili      | Near Kusulavada (V) |
|    |              | Madupula     | Near Thatiparrhi (V) |
|    |              | Pedaru       | Near Vontikompa (V) |
|    |              | Chintapalli  | Near Sankaram (V) |
|    |              | Naripatnam   | Near Buchipuram (V) |
|    |              |              | Near Jajupalem (V) |
|    |              |              | Near Kasimi (V) |
|    |              |              | Near Dharmavaram (V) |
|    |              |              | Near Rajupera (V) |
|    |              |              | Near Pavlabalaram (V) |
|    |              |              | Near Marripalem (V) |

<p>| 8 | Vijayanagaram | Parvathipuram | Near Murdavaram (V) |
|    |              |              | Near Chinnamariki (V) |
|    |              |              | Near Saradguda (V) |
|    |              | Saluru       | Near Battumugavalasa (V) |
|    |              | Ranastalam   | Near Panasapuddi |
|    |              |              | Near Konavalsa (V) |
|    |              |              | Near Marugedda (V) |
|    |              | Kavali       | Near Veeraroodipalem (V) |
|    |              |              | Near Gandireddipalem (V) |
|    |              |              | Near Brahmanapalli (V) |
|    |              |              | Near Kumarakonduru (V) |
|    |              |              | Near Krakatur (V) |</p>
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<th>(2)</th>
<th>(3)</th>
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<tbody>
<tr>
<td>Asmakur</td>
<td>Near Gudipadu (V)</td>
<td>Near Gouravaram (V)</td>
<td>Near Bukkapuram (V)</td>
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<td></td>
<td>Near Linganapalem (V)</td>
<td>Near Vadlapudi (V)</td>
<td>Near Jogipalli (V)</td>
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<td>Rapur</td>
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<tr>
<td>Udayagiri</td>
<td>Near Ramachandrapuram(V)</td>
<td>Near Kadirinaidupalli (V)</td>
<td>Near Lampally (V)</td>
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<td></td>
<td></td>
<td>Near Vengampally (V)</td>
<td>Near Satyasmudram (V)</td>
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<td></td>
<td>Khadarpur kudiripetipalli</td>
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<td>Near Bandakindapalli (V)</td>
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<td>Near Yenepalli (V)</td>
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<td>Near Brahmeswaram (V)</td>
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<td>Near Turupurompidodia(V)</td>
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<td>Sullurpet</td>
<td>Near Kandriga (V)</td>
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<td>Vinjamur</td>
<td>Near Battinavaripalli (V)</td>
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<td>Podakalur</td>
<td>Near Peddagopavaram (V)</td>
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<td>Chittoor</td>
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<tr>
<td>Bangerupalyam</td>
<td>Near Edsavaripalli (V)</td>
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<td></td>
<td>H/o Mallekunta</td>
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| 16 Khammam| Nugur                     | Dusillapalli (V)          |
|           | Kothgudem                 | Sunkaravari Bonjar (V)    |
|           |                            | Ganugapad (V)             |
|           |                            | Ravikampad (V)            |
|           | Yellandu                  | Padmapur (V)              |

| 17 Rangaraddy| Vikarabad               | Komsetpally (V)          |
|             |                        | Haridampally (V)         |
|             |                        | Near Madgul Chitampally (V)|
|             |                        | Raidpally (V)            |
|             |                        | Near Guttumukula (V)     |
| Tandur     | Yalal (V)              |                           |
|            | Near Navalga (V)       |                           |
|            | Raghavapur (V)        |                           |
|            | Dongasunkapally (V)   |                           |
|            | Bankatpally (V)       |                           |
|            | Mujahidipur (V)       |                           |
|            | Near Arkatala (V)     |                           |

| 18 Mahbubnagar| Atmakur                | Near Raikoda (V)         |
|              | Mahbubnagar            | Vepur (V)                |
|              | Shadnagar              | Ekaishmanpet (V)         |
|              | Achampet               | Ummapur (V)              |
|              | Kollapur               | Mahasamudram (V)         |

<p>| 19 Nalgonda  | Nalgonda               | Kodettkal (V)            |
|             | Deverkonda             | Near Bangarigaddu (V)    |
|             |                        | Cherla Elmamadasa (V)    |
|             |                        | Near Kothrajpally (V)    |
|             |                        | Kothapally (V)           |
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