THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

CONTENTS.

1. Oral Answers to Questions ... 83—103
2. Short Notice Questions and Answers ... 104—113
3. Matters under Rule 329:
   re: Eviction of Nagarjuna Sagar Engineering College students from the existing hostels ... 113—115
   re: Loss of Jawar crop in West Godavari district due to introduction of CHs 9 variety of Jawar by Andhra Pradesh Seed Development Corporation ... 115—116
4. Calling Attention Matters:
   re: Firing accident at Bodham village of Rajam taluk, Srikakulam district ... 116—117
   re: Closure of Bapatla Agriculture College ... 117—118
   re: Purchase of Virginia tobacco by the Central S.T.C. ... 118—125
5. Papers Laid on the Table ... 125—126
6. Government Bills:
   Sri Krishna Devaraya University (Amendment) Bill, 1983 (Introduced) ... 126
   The Hyderabad Municipal Corporation (Amendment) Amending Bill, 1983 (Introduced) ... 126
   [Contd. on 3 cover.]
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
PRINCIPAL OFFICERS.

Speaker: Sri T. Satyanarayana.

Deputy Speaker:
Panel of Chairmen:

1. Sri N. Venkataratnam.
2. Sri M. Padmanabham.
3. Sri Ch. V. Ramajogaiah.
5. Sri M. Narayana Rao.

Secretary: Sri E. Sadasiva Reddy.

Deputy Secretary: Sri M. Viswanadham.

Assistant Secretaries:

3. Sri C. Venkatesam.
4. Sri M. V. Subrahmanya Sastry.
5. Sri P. Satyanarayana Sastry.
8. Sri V. V. Subrahmanyam.

Chief Reporter:
7. Statutory Resolution:
   re: Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Ordinance, 1983 ... 127

8. Government Bill:
   Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) BiH, 1983 (Passed) 127—165

9. Announcement:
   re: Leader and Deputy Leader of Sanjay Vichar Manch Party ... 165
   re: Election of Deputy Speaker ... 165—166

10. Statutory Resolution:
    re: Disapproving the Andhra Pradesh Housing Board (Amendment) Ordinance, 1983 ... 166

11. Government Bill:
   Andhra Pradesh Housing Board (Amendment) Bill, 1983 (Passed) ... 166—178

12. Statutory Resolution:
    re: Disapproving the Andhra Pradesh Educational Institutions (Regulations of Admission and Prohibition of Capitation Fee) Ordinance, 1983 ... 178

13. Government Bill:
    The Andhra Pradesh Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983 ... 178—202

14. Message from the Legislative Council ... 202—203
Establishment of Women's University in the State.

51—

*82-Q.—Dr. Y. S. Rajasekhara Reddy (Pulivendla):—Will the Minister for Education be pleased to state:

(a) whether there is any proposal to establish a Women's University in the State; and

(b) if so, the details therefor?

Minister for Education (Sri Ananda Gajapathi Raju):—

(a) Yes, Sir.

(b) Government have constituted a committee with Sri Avula Sambasiva Rao, Vice-Chancellor, Andhra University as Chairman, to work out the details regarding the establishment of the Women's University. The Committee expected to give its report by the end of March 1983.

*An asterisk before the name indicates confirmation by the Member.
Sir P. Ananda Gajapathi Raju:—Sir, The Committee has yet to finalise its Report. Once the Report is finalised we will take a decision (the Government will take a decision) of all aspects of Women's University.

Sri M. Venkaiah Naidu (Udayagiri):—Sir, what is the main aim of the Government that prompted the Government to establish a Mahila University? The courses which are going to be put in this Women's University are all mostly job-oriented and the women would better their conditions in to-day's society.

Sri P. Ananda Gajapathi Raju:—Sir, as you know, the courses which are going to be put in this Women's University are all mostly job-oriented and the women would better their conditions in to-day's society.
Sri P. Ananda Gajapathi Raju:—Sir, regarding the location of the University, it is seemingly observed that Tirupathi might be a good location because of certain infrastructure facilities. That is why this decision was taken. Regarding the U.G.C.’s aid—after the Committee’s report is finalised, we will definitely approach the University Grants Commission for assistance.

Sri P. Ananda Gajapathi Raju:—Sir, we have not corresponded with the U.G.C., as yet, because we are waiting for the Report. Once the Report comes, then we will definitely correspond with the University Grants Commission.

Dr. Y. S. Raja Sekhara Reddy:—Sir, I have got a definite information that the Andhra Pradesh Government, after considering the report, said that it was desirable to establish a University for women. They have given their considered opinion to our Government in the month of December. Is it a fact or not? I am putting this very specific question and also in that particular communication from the U.G.C., after their consideration they said that—“establishing of a separate University for women is not all desirable because at least at the level of University Education, we want equal opportunities to be given without discriminating caste, creed or any such thing, etc.”

Sri P. Ananda Gajapathi Raju:—Sir, regarding the U.G.C.’s feeling that “such a University should not be brought into existence”—after the Report comes, we would like to correspond with them and tell them about the imperative necessity for starting such University for the benefit of the women.

Did they receive the letter or not?

Sri P. Ananda Gajapathi Raju:—Sir, rightly speaking, I am not aware of the related correspondence which took place between the Government and the U.G.C. and I will definitely find out and place it, if the Hon’ble Members are so desirous.

Dr. Y. S. Raja Sekhara Reddy:—Sir, will you please postpone this question? If the Hon’ble Minister does not have the information, it is O.K.
but if you feel that it is the relevant supplementary, it is the duty of the Government or the Minister to answer it on the Floor of the Assembly. This is a starred question. If you would have admitted it as Unstarred Question, then we would have taken on its face value of the reply whatever the Government have given. But when it is a Starred Question, is it not the duty of the Hon'ble Speaker atleast to postpone the question and give us also the chances for putting some more supplementaries at a later date?

Mr. Speaker:—There is no necessity to postpone the question and the Minister will give the answer.

Dr. Y. S. Raja Sekhara Reddy:—Sir, This is Starred Question and we must be given opportunity to put supplementaries.

Dr. Y. S. Raja Sekhara Reddy:—Sir, this is a very relevant thing. Don't you give us some opportunity to put supplementaries? If you don't feel so, it is O.K.

Sri M. Omkar (Narasampet):—Sir, while welcoming the move of the Government in this regard, I would like to know whether any such institutions are established elsewhere in our country and if so what are their experiences?

Sri P. Ananda Gajapathi Raju:—Sir, the U.G.C. Chairman, Mrs. Madhuri Shah has established such an institute but nevertheless it has not come to that fruition which we wanted to take up in Andhra Pradesh.

Conducting of Third World Telugu Conference.

*106-Q.—Dr. Y. S. Rajasekhara Reddy:—Will the Minister for Education be pleased to state:

(a) whether there is any proposal to conduct the Third World Telugu Conference by the Government; and

(b) if so, the venue and the time by which it will be conducted?
Oral Answers to Questions. 17th March, 1983. 87

Sri P. Ananda Gajapathi Raju:—(a) There is no such proposal at present before the Government.

(b) Does not arise.

Sri P. Ananda Gajapathi Raju:—Sir, the Telugu Association of North America sent an invitation letter but the State Government has nothing to do with it—because neither are we organising anything nor any venue has been fixed. The Telugu Association of North America has announced that the 4th North America Telugu Conference will be held in Washington D.C., during May 28th and 29th of 1983. But we have nothing to do with it. The State Government has nothing to do with it and therefore we have no involvement at all.

Sri P. Ananda Gajapathi Raju:—Sir, the Hon’ble Chief Minister has only sent a message and he has not said that. Actually speaking we have nothing to do with the whole effort. We do not want to commit the same mistake which was committed last time in the name of the propagation of Telugu to the world.

Sri P. Ananda Gajapathi Raju:—Sir, regarding the assistance to be given to the State Government for starting industries, I request the Hon’ble Member to put a separate question in this regard and it will be answered.

Mr. Speaker:—As the Minister is not here, I am postponing the Question No. 53, i.e., 154. He took my permission.

(Interruptions.)

Sri M. Venkaiah Naidu:—Sir, he took your permission to go to Tanguturu and he came back. He is very much here. All the people who have gone with him, they have also come back,
Suppose he is not able to reach Hyderabad to-day, he must contact the Hon'ble Speaker or the Legislature Office to postpone the same or he must say that he wants some more time to be given to him. That is the practice.

Mr. Speaker:—The next question (S. No. 54—Q. 90) is also postponed, as the Health Minister took my permission.

Sri M. Venkaiah Naidu:—Sir, is the Minister not well?

Mr. Speaker:—I have received a letter and I will read it. "I have some very urgent work on 17th March 1983 for which my presence is inevitable. There are some questions and other business posted for me in the Assembly. I shall be grateful if you kindly postpone the question on 23rd March 1983. I also request you to kindly permit me to leave the station.

Sri M. Venkaiah Naidu:—Sir, we will protest this.

Mr. Speaker:—He said that there was inevitable work.

Sri S. Jaipal Reddy (Kalwakurthi):—Sir, I would like to draw your attention to another practice in this House that the Minister should obtain the consent of the Member who put the question for getting the same postponed. That is the practice. If the Member does not know the question has been postponed at the request of the Speaker, it will be highly embarrassing.

Mr. Speaker:—Where is that Rule? I don't think there is any such rule that the Minister should necessarily get the consent of the Member. The Minister cannot postpone. He can ask me.

Sri S. Jaipal Reddy:—Sir, that is a convention.
Abnormal Increase of Rates for Chemical Fertilisers and Pesticides.

53—

*154-Q.—Sri Vasantha Nageswara Rao:—Will the Minister for Agriculture be pleased to state:

(a) whether Government are aware of the fact that rates for Chemical Fertilisers and Pesticides have been increased abnormally;

(b) if so, whether the Government will take suitable steps to provide subsidy to the Agriculturists; and

(c) if not, the reasons therefor?
Oral Answers to Questions.

10th March, 1983.

1. What is the present status of the project on the study of the effects of atomic radiation on human beings? The project was undertaken in 1970. Have any results been obtained so far?

2. What is the current situation regarding the proposed dam on the river? The proposal was made in 1975. Have any decisions been made?

3. What are the latest developments in the negotiations regarding the future of the area? The negotiations were initiated in 1980. Have any agreements been reached?

4. What is the current status of the construction project on the highway? The project was approved in 1978. Have any significant milestones been achieved?

5. What is the current status of the proposed solar power plant? The proposal was made in 1979. Have any permits been obtained?

6. What are the latest developments in the negotiations regarding the future of the area? The negotiations were initiated in 1980. Have any agreements been reached?
Distribution of Ground-Nut Seeds and Fertilisers to Farmers at Subsidised Rates in Drought Proned Areas.

54—

*30-Q.—Sri G. Muddu Krishnama Naidu (Puttur):—Will the Minister for Agriculture be pleased to state:

(a) whether it is a fact that Ground-nut seeds and fertilizers were distributed to farmers on subsidised rates in Drought Prone Districts like Chittoor;

(b) if so, the rates and the basis on which the distribution was made; and

(c) whether it is a fact that the distribution in Puttur Samithi and Karvetinagaram Samithi was not run properly?

(9) 3. Srirama:—

(1) ರಾಜ್ಯದ ಅಂಧರು
(2) ರಾಜ್ಯದ ಅಂಧರು
(3) ರಾಜ್ಯದ ಅಂಧರು
(4) ರಾಜ್ಯದ ಅಂಧರು
(5) ರಾಜ್ಯದ ಅಂಧರು

2/3 ರಾಜ್ಯದ ಅಂಧರು ಮತ್ತು ರಾಜ್ಯದ ಅಂಧರು.

(2) ರಾಜ್ಯದ ಅಂಧರು.

Duplicate Tickets in Bhagyalakshmi Lottery Schemes.

57—

*223-Q—Sri M. Omkar:—Will the Minister for Finance be pleased to state:

(a) whether it is a fact that Bhagya Lakshmi Lottery Scheme is being conducted by the State Government;

(b) whether any duplicate tickets were found in all the series;

(c) whether it is also a fact that in the year 1981 of Ugadi Bumper Ticket No. AC 619307, Code No. 88K got a price of Rs. 1,000;

(d) whether the said amount was paid to the claimant;

(e) if not, the reasons therefor;

(f) whether the Director, State Lotteries has received a letter from Sri M. Omkar, M.L.A. during August, September 1982 in connection with the payment of the prize amount; and

(g) if so, the action taken thereon?

55. 56. 67. 123. 23—3—83

Sri M. Omkar.
Sri N. Bhaskera Rao:—On verification from the sales, it is found that these tickets have been sold to so and so. I have examined the lottery tickets mentioned above as items 1 and 2 and I find that there are no signs of tampering on any of the tickets where the series are printed and the blocks used are one and the same. This is the report.
Oral Answers to Questions. 17th March, 1983. 95

Sri S. Jaipal Reddy:—Please try to appreciate our point. Sir, it is not a question the amount nor even the payment that has to be made. It is a question of fundamental principle involved in the organisation of lotteries. If duplicate tickets could be found and could be found with
impunity, then the whole credibility of lottery is destroyed. Therefore the Government should do something to burst this racket and rebuild its credibility.

Sri N. Bhaskara Rao:—I do agree that the amount involved is not that much that matters here. If the officers give this information, then the whole credibility of lottery is destroyed. Therefore the Government should do something to burst this racket and rebuild its credibility.

Has regard to your question:—The Officers have given this information. According to this information, he finding any doubt about his answer? It is his answer. He cannot say that the officers have given this information. According to the information given to him, he is finding any doubt about his answer? Was this matter entrusted to C.B., C.I.D.?
oral answers to questions. 17th march, 1983.

any investigation carried out? when was it referred to and what were the findings? what prevented you from giving money?

...
Drought Condition in Chittoor District.

58—

*28-Q.—Sri G. Muddu Krishnama Naidu: — Will the Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that the rain fall in Chittoor district is far less and drought conditions are prevailing; and

(b) if so, the measures that are being taken by the Government to help the drought-hit people?
Acquisition of Land for Eleru Project.

(a) whether it is a fact that land was acquired for Eleru Project (Steel Plant Water Supply Canal) and if so, the cost of the acquisition being fixed on rates which were prevalent 20 years back;

(b) the steps taken by the Government to pay compensation on existing rates; and

(c) if not, the reasons therefor?

*1-(B) Q.—Sarvasri Raja Kanna Babu (Anakapalli) and P. Ashok Gajapathi Raju (Vijayanagaram):—Will the Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that land was acquired for Eleru Project (Steel Plant Water Supply Canal) and if so, the cost of the acquisition being fixed on rates which were prevalent 20 years back;

(b) the steps taken by the Government to pay compensation on existing rates; and

(c) if not, the reasons therefor?

*1-(B) Q.—Sarvasri Raja Kanna Babu (Anakapalli) and P. Ashok Gajapathi Raju (Vijayanagaram):—Will the Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that land was acquired for Eleru Project (Steel Plant Water Supply Canal) and if so, the cost of the acquisition being fixed on rates which were prevalent 20 years back;

(b) the steps taken by the Government to pay compensation on existing rates; and

(c) if not, the reasons therefor?

*1-(B) Q.—Sarvasri Raja Kanna Babu (Anakapalli) and P. Ashok Gajapathi Raju (Vijayanagaram):—Will the Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that land was acquired for Eleru Project (Steel Plant Water Supply Canal) and if so, the cost of the acquisition being fixed on rates which were prevalent 20 years back;

(b) the steps taken by the Government to pay compensation on existing rates; and

(c) if not, the reasons therefor?

*1-(B) Q.—Sarvasri Raja Kanna Babu (Anakapalli) and P. Ashok Gajapathi Raju (Vijayanagaram):—Will the Minister for Revenue and Civil Supplies be pleased to state:

(a) whether it is a fact that land was acquired for Eleru Project (Steel Plant Water Supply Canal) and if so, the cost of the acquisition being fixed on rates which were prevalent 20 years back;

(b) the steps taken by the Government to pay compensation on existing rates; and

(c) if not, the reasons therefor?


2. Mr. Rao asked:— The announcement of the new Railway Projects.


4. Mr. Rao asked:— The information regarding the recent incidents in A.P.

Cases Booked by Vigilance Squad of Civil Supplies Department.

60—

*203-Q.—Sri Koneru Nageswara Rao (Kothagudem):—Will the Minister for Revenue and Civil Supplies be pleased to state:

(a) The number of cases booked by the Vigilance Squad of the Civil Supplies Department against the Fair Price Shop Dealers in the State for resorting to under weighment, during the financial year 1982-83; and

(b) whether there is any proposal to strengthen the Vigilance squad by increasing their number?

(1) 17. (ख) राज्य सरकार यदि एवं राज्य सरकार व्यवस्था, संवैधानिक उपयोग की रचना, तथा 5 सालियों तक अपने अनुसरण रखने की योग्यता की जाती है?

\( \text{ख} \) उ= : - आय के त्योहार का (ख) संयुक्त योग्यता?

(2) 2. (ख) सिद्धांत निर्णायक : - 1983 के वर्षों तक वाचन के साक्षरता से निर्णय के साथ आय के संवेदनशीलता के उपयोग के लिए सामर्थ्य का विकास करने का निर्णय होगा। यह सरकार ने वर्तमान सामयिकी रूप से कर्मचारी के लिए संयुक्त योग्यता का समर्थन किया है। वर्तमान सामयिकी रूप से कर्मचारी के लिए संयुक्त योग्यता का समर्थन किया है।

(3) 3. (ख) आदेश (विशेष) : - कोई शासन अपने अधिकार के विशेष निर्देशों के लिए संयुक्त योग्यता का विकास करने का निर्णय होगा।

(4) 4. (ख) आदेश (विशेष) : - जैसे जनरल अपने अधिकार के विशेष निर्देशों के लिए संयुक्त योग्यता का विकास करने का निर्णय होगा।
Evasion of Entertainment Tax by Owners of Cinema Theatres.

60-A—

S.N.Q. No. 411-L—Sarvasri M. Omkar, N. Raghava Reddy (Nakrekal), Smt. M. Swarajyam (Tungathurthy), Sri M. Ram Kishan Rao (Khammam) and Sri M. Yerraiah Reddy (Bhadrachalam).—Will the Minister for Revenue be pleased to state:

(a) whether the Government received a Memorandum from the Municipal Councillors of Nellore town in Nellore district on 5th March 1983 in regard to evasion of entertainment tax to the tune of about Rs. 50 lakhs to the Nellore Municipality besides the similar evasion to the Government by the owners of many other Cinema Theatres in the State;

(b) if so, the action taken thereon;

(c) whether it is a fact that such evasions are taking place in all parts of our State to the tune of about Rs. 100 crores per annum; and

(d) if so, the action taken thereon?

(a) "...

(b) "...

(c) "...

(d) "...
Short Notice Questions and Answers. 17th March, 1983.

1. 1982-83 $105,720-82

2. $0.10-82 $0.10-80 $105,720-80

3. $0.10-80 $0.10-82 $105,720-82

4. $105,720-82 $105,720-80

5. $0.10-80 $0.10-82 $105,720-82

6. $0.10-82 $0.10-80 $105,720-80

7. $0.10-80 $0.10-82 $105,720-82

8. $0.10-82 $0.10-80 $105,720-80

9. $0.10-80 $0.10-82 $105,720-82

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11. $0.10-80 $0.10-82 $105,720-82

12. $0.10-82 $0.10-80 $105,720-80

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14. $0.10-82 $0.10-80 $105,720-80

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16. $0.10-82 $0.10-80 $105,720-80

17. $0.10-80 $0.10-82 $105,720-82

18. $0.10-82 $0.10-80 $105,720-80

19. $0.10-80 $0.10-82 $105,720-82

20. $0.10-82 $0.10-80 $105,720-80

I can understand. What is the memorandum? What are the contents of the memorandum? Will the Government accept to empower the Municipality also to make surprise checks and take appropriate action? If he does not have the information it may be postponed.

Sri N. Bhaskara Rao:—I will read out the memorandum:

I can understand. What is the memorandum? What are the contents of the memorandum? Will the Government accept to empower the Municipality also to make surprise checks and take appropriate action? If he does not have the information it may be postponed.
Short Notice Questions and Answers. 17th March, 1983.

Sri N. Bhasgara Rao:—I am only seeking clarification.

Sri S. Jaipal Reddy:—He can't seek clarification. Sir.

Mr. A. G. No. 1183. He can't talk across the table with Officials. He is experienced. I don't want to tell him on record.

Sri S. Jaipal Reddy:—He can't seek clarification. Sir.

Mr. A. G. No. 1183. He can't talk across the table with Officials. He is experienced. I don't want to tell him on record.

Sri S. Jaipal Reddy:—He can't seek clarification. Sir.

Mr. A. G. No. 1183. He can't talk across the table with Officials. He is experienced. I don't want to tell him on record.

Sri S. Jaipal Reddy:—He can't seek clarification. Sir.

Mr. A. G. No. 1183. He can't talk across the table with Officials. He is experienced. I don't want to tell him on record.
Closure of Factories at Chirala and Parchur


(a) whether it is a fact that about 6,000 workers have lost their jobs as the I.L.T.D. Tobacco Company has closed down its factories at Chirala and Parchur;

(b) whether it is also a fact that the workers who lost their jobs are on strike; and

(c) if so, the steps taken by the Government in this regard?

(3) 20. 20. 20. (3)

(2) 20. 20. 20.
(3) 1-2-83 డీ యునైటెడ్ కాంట్రెట్స్ మండలం తెలిపినది. మార్చి 29 నుండి విద్యాసాభినెట్టి. ఆన్యాటు సంఘానికా మామూలు 60 రూపాయలు వాటిల్లి తెలిసినది. మద్దానికి లేదుదే తరచుగా తప్పించిన ఉండడం సాధారణం. మన మార్చి 30 నుండి ప్రారంగం శీతవాతి వరకు ప్రతి రోజు ఉమ్మడి సాధారణమైన అధ్యాపకత్వ వహిస్తామనం లేని సమాచారం సాధారణం.

(4) ఆధ్యాత్మక మర్యాదలు వానికి సమ్మతి దానితో సాంప్రదాయ అధ్యాయం. మండలం విద్యావిభాగం వారి పాఠశాలలు సమ్మతిని తెలిసినది. మన మార్చి 25 నుండి ప్రతి రోజు మార్చి 30 వరకు మార్చి 30 ప్రారంగం సాధారణం. మన మార్చి 30 నుండి ప్రతి రోజు మార్చి 30 వరకు మార్చి 30 ప్రారంగం సాధారణం.

10-00 అంటే సమయం విముక్తి చేసిన పండుగ సభలు మండలం ప్రదేశానికి ఎక్కడ వచ్చినది. మండలం పరిచారం కృతి మండలంలో ఎక్కడ 6 రోజుల దాని పాఠశాలలు తెలిసినది. మన మార్చి 30 నుండి ప్రతి రోజు మార్చి 30 వరకు మార్చి 30 ప్రారంగం సాధారణం. మన మార్చి 30 నుండి ప్రతి రోజు తప్పించిన ఉండడం సాధారణం. మన మార్చి 30 నుండి ప్రతి రోజు మార్చి 30 వరకు మార్చి 30 ప్రారంగం సాధారణం. మన మార్చి 30 నుండి ప్రతి రోజు తప్పించిన ఉండడం సాధారణం.
(1) 1–2–83 లో విడించబడిన మార్గానికం. మరయం నానా ప్రేములలో విచిత్రం తయారు చేసేది. ప్రత్యేకంగా ప్రతినిధిత్వ రాశిలో మరణించిన 60 ఎత్తు చెందిన ప్రతినిధి వకులు తయారు చేసే మరయం మార్గానికం విచిత్రంగా తయారు చేయబడింది.

(2) ఇప్పుడు మార్గానికం తెలియాడం దయచేసిన మరయం విచిత్రం తయారు చేసేది. ఈ పద్ధతి ప్రత్యేకంగా విచిత్రం ప్రదానం చేసే మరయం మార్గానికం విచిత్రం తయారు చేయబడింది. మరయం నానా ప్రాతియుద్యుల విచిత్రం తయారు చేయబడింది.

మార్గానికం విచిత్రం తయారు చేయబడిన మరయం విచిత్రం తయారు చేయబడింది.
17th March, 1983.  

Short Notice Questions and Answers.

Q1. 20. Q:— A man was at a certain time at the post office to collect a parcel which he had sent to him. He was told that it was not there. Later on, when he called again, he was told that the parcel was there. How can this be possible?

Ans. 20. Ans. 6,000 rupees was deposited in the post office. The first time, the clerk was busy, hence, the parcel was not there. Later, when the man called again, the clerk was free, hence, the parcel was found.

Q2. 20. Q:— A person has a total of 248 rupees. He spends 24 rupees on a letter, 24 rupees on a newspaper, and so on. How much does he spend on each item?

Ans. 20. Ans. He spends 24 rupees on each item. He has a total of 248 rupees, and he spends 24 rupees on each of the 10 items.

Q3. 20. Q:— A person has a total of 6,000 rupees. He deposits 6,000 rupees in the post office. Later, he withdraws 6,000 rupees from the post office. How much does he have in the post office?

Ans. 20. Ans. He has 6,000 rupees in the post office.
Short Notice Questions and Answers.  17th March, 1983.  111

19.  வருடக்குடியானை செய்ய வேண்டும்.  எனவே செய்ய வருகையை மேல்படுத்துவது, பொருளை இட்டமச்சைடு. மூன்று இலண்டை விளக்கம் முதல் நான்கு தவறான வருடக்குடியானை 2 கோட்டை
உறைத்து ரோடு நடுக்க வேண்டும் விளக்கமாக்குகிறது.

20.  என்றும் அழைக்கப் பதிலிடுகை: குண்டு செய்ய வழியாய் பின்னரும் செய்ய வருகையை மேல்படுத்துவது இட்டமச்சைடு. மூன்று இலண்டை விளக்கம் முதல் நான்கு தவறான
வருடக்குடியானை 2 கோட்டை உறைத்து ரோடு நடுக்க வேண்டும் விளக்கமாக்குகிறது? என்றும் அழைக்கப் பதிலிடுகை: தவறான வருடக்குடியானை 2 கோட்டை உறைத்து
ரோடு நடுக்க வேண்டும் விளக்கமாக்குகிறது. எனவே, இக்குறிப்பி முறையுடன் அல்லது குறிப்பிட்டு முறையில் நடைபெறும் விளக்கமாக்குகிறது?

21.  மேலும் குறிப்பிட்டுகிறிருக்கப் பதிலிடுகை: குண்டு செய்ய வழியாய் பின்னரும் செய்ய வருகையை மேல்படுத்துவது இட்டமச்சைடு. மூன்று இலண்டை
விளக்கம் முதல் நான்கு தவறான வருடக்குடியானை 2 கோட்டை உறைத்து ரோடு

22.  என்றும் அழைக்கப் பதிலிடுகை: தவறான வருடக்குடியானை 2 கோட்டை உறைத்து
ரோடு நடுக்க வேண்டும் விளக்கமாக்குகிறது. எனவே, இக்குறிப்பி முறையுடன் அல்லது குறிப்பிட்டு முறையில் நடைபெறும் விளக்கமாக்குகிறது?
17th March, 1983.

Short Notice Questions and Answers

(1) 20. తప్పనించేది: —ఎంతా రెండు పుష్పాల మంచి పెంచండి? తెలుగు మంచి పెంచండి. ఇలా రెండు పుష్పాల మంచి పెంచండి. తెలుగు మంచి పెంచండి. అనేటి వాటి పెరుగు కావు?

(2) తప్పనించేది: —తెలుగు సాంప్రదాయం కాలంలో కనిపించండి. ఇంటి వాటి మైనంగా ప్రాముఖ్యత కావు?

(3) తప్పనించేది: —1981-82 సంఘర్షకత సామాన్యంగా చెప్పండి. మూడు విభాగాల విషయానికి కనిపించండి. ఇంటి వాటి మైనంగా ప్రాముఖ్యత కావు?

(4) తప్పనించేది: —1983-84 సంఘర్షకత సామాన్యంగా చెప్పండి. మూడు విభాగాల విషయానికి కనిపించండి. ఇంటి వాటి మైనంగా ప్రాముఖ్యత కావు?
Matters under Rule 329:

re: Eviction of Nagarjunasagar Engineering College students from the existing Hostels.

Sri S. Jaipal Reddy:—When the Members on either side of the House expressed grave concern, the Minister should also display the equal amount of concern. What is the approach or understanding?


MATTERS UNDER RULE 329.

re: Eviction of Nagarjunasagar Engineering College students from the existing Hostels.
Matters under Rule 329:

re: Provision of Nagarjuna Sagar Engineering College students from the existing hostels.

114 17th March, 1983.

Sri P. Ananda Gajapathi Raju:—Definitely we will take necessary steps to see that the hostel accommodation is made for these boys. The alternative arrangement of accommodation have almost been finalised.

Regarding the academic work, it was postponed for some time. This academic work will begin from 21st March 1983.

Sri M. Omkar:—I am unable to understand the answer. According to our Hon'ble Minister's statement, no concrete steps have been taken to provide hostel accommodation to the students. Unless that is provided, how can these students continue their studies and where should they stay? What is the alternative arrangement? The Polytechnic students will not allow them to reside in their hostels.

re: Loss of Jawar Crop in West Godavary district due to introduction of CHS-9 variety of Jawar by Andhra Pradesh Seed Development Corporation.

Sri P. Ananda Gajapathi Raju:—Regarding the alternative arrangement, as I told you, it is in the final stage. I will inform the Hon'ble the details later.

Sri M. Omkar:—Exactly on that point only, I want the answer. This has been promised by the authorities since 1972. We are in 1983. Today, again the answer is—"It is yet in final stage" Is it the solution?

Mr. Speaker:—After finalisation, he will inform you.

Sri M. Omkar:—On February 28th, the Engineering students were driven out of the Polytechnic hostel. Till today, you have not made any arrangements. You say it is at final stage. How long it will take?

Sri P. Ananda Gajapathi Raju:—A private building at Gun Foundry is being finalised by the Vice-Chancellor of the J.N.T.U.C. Within a couple of days, the agreement will be finalised.

Sri M. Omkar:—Will the Hon'ble Minister assure that the present academic year will not go waste and that Semster examination will be conducted as per the schedule?

Sri P. Ananda Gajapathi Raju:—As I mentioned earlier, the schedule has been slightly disturbed because of this problem. The regular academic year will start from 21st March 1983.

re: Loss of Jawar crop in West Godavary district due to introduction of CHS-9 variety of Jawar by the Andhra Pradesh Seed Development Corporation
17th March, 1983.

Calling Attention Matters:

re: Firing accident at Bodhan Village of Rajam Taluk, Srikakulam District.

CALLING ATTENTION MATTERS.

re: Firing accident on 24th February 1982.
Calling Attention Matters:

re: Closure of Bapatla Agriculture College.

Sri M. Narayana Rao:—Sir, because of the simple fight between some students, the hostel was closed, since long time. The students have been sent out from the hostel and as the examination is fast approaching, the parents are very much worried. Therefore the action taken by the Government to re-open the College, may please be explained.
17th March, 1983.

Calling Attention Matters: re: Purchase of Virginia tobacco by the Central S.T.C.

Mr. [Name]

Sir,

I refer to the matter of purchase of Virginia tobacco by the Central S.T.C. as discussed in the previous meeting. I would like to express my concerns regarding the recent purchase and request for clarification on the following points:

1. Details of the purchase:
   - Quantity purchased:
   - Cost:
   - Destination:
   - Date of delivery:

2. The need for transparency:
   - It is crucial that the Central S.T.C. maintains transparency in all its transactions.
   - The public must be informed about all purchases made.

Please provide a detailed report and address the concerns raised.

Yours sincerely,

[Name]
Calling Attention Matters: 17th March, 1983. 119

re: Purchase of Virginia tobacco by the Central S.T.C.

[Text in kannada script]
Calling Attention Matters:

re: Purchase of Virginia tobacco by the Central S.T.C.

120 17th March, 1983.

Calling Attention Matters:

re: Purchase of Virginia tobacco by the Central S.T.C.

120 17th March, 1983.
Calling Attention Matters: 17th March, 1983

re: Purchase of Virginia tobacco by the Central S.T.C.

These are con rac i ory sta emenis to he advantage of ine traders.
17th March, 1983.

Calling Attention Matters:

re: Purchase of Viogina tobacco by the Central S.T.C.

(Not in English)

122
Calling Attention Matters:

17th March, 1983. 123

re: Purchase of Virginia tobacco
by the Central S.T.C.

Calling Attention Matters:

17th March, 1983. 123

re: Purchase of Virginia tobacco
by the Central S.T.C.
124

17th March, 1983.

Calling Attention Matters:

re: Purchase of Virginia tobacco by the Central S.T.C.

(2 పాగు. పాగు మార్చి 1983) :— వార్షికంగా నిర్దిష్ట పంటం ఉంచే ప్రతి స్థానిక ప్రాంతాలలో విపండం అవలంబించి ఉన్నాను. పరిస్థితులు ప్రతి సంవత్సరం రెండు చాలా తక్కువగా విపండం ఉన్నాయి. వెలుగు ఒక సంవత్సరం విపండం వచ్చి విశేషాంశాలలో కలిగి ఉంది. ఇటి రెండు సంవత్సరాలకు విపండం వచ్చింది. ఆమె సంవత్సరం విపండం వచ్చింది. ఆరోగ్య సంబంధం లో ఇటి ప్రతి సంవత్సరం విపండం వచ్చింది. ఐదు సంవత్సరాలకు విపండం వచ్చింది. ఆమె సంవత్సరం విపండం వచ్చింది. ఆరోగ్య సంబంధం లో ఇటి ప్రతి సంవత్సరం విపండం వచ్చింది. ఐదు సంవత్సరాలకు విపండం వచ్చింది. ఆమె సంవత్సరం విపండం వచ్చింది. ఆరోగ్య సంబంధం లో ఇటి ప్రతి సంవత్సరం విపండం వచ్చింది. ఐదు సంవత్సరాలకు విపండం వచ్చింది. ఆమె సంవత్సరం విపండం వచ్చింది. 

(వ్యాపారం)

(4 పాగు.)

PAPERS LAID ON THE TABLE.

AMENDMENT TO RULE 28 OF ANDHRA PRADESH CO-OPERATIVE SOCIETIES RULES.

(2) 28 (Mr. R. E. Moorthy):—Sir, I beg to lay on the Table a copy of the amendments to the Andhra Pradesh Indian Liquor (Storage in Bond) Rules, 1969 issued in G.O. Ms. No. 1382, Revenue (E), dated 27th September 1982 and published in the Rules Supplement to Part II of the Andhra Pradesh Gazette, dated 16th December 1982 as required under sub-section (4) of section 72 of the Andhra Pradesh Excise Act, 1968.

AMENDMENTS TO THE ANDHRA PRADESH INDIAN LIQUOR (STORAGE IN BOND) RULES, 1969.


AMENDMENT TO THE ANDHRA PRADESH DISTILLERY RULES, 1970.

4. Sir, I further beg to lay on the Table a copy of the amendment to the Andhra Pradesh Distillery Rules, 1970 issued in G.O. Ms. No. 1407, Revenue (E), dated 4th October 1982 and published in the
Rules Supplement to Part II of the Andhra Pradesh Gazette, dated 18th November 1982 as required under sub-section (4) of section 72 of the Andhra Pradesh Excise Act, 1968.

AMENDMENT TO THE ANDHRA PRADESH BREWERY RULES, 1970.


Mr. Speaker:—Papers laid.

GOVERNMENT BILLS.

1. SRI KRISHNA DEVARAYA UNIVERSITY (AMENDMENT) BILL, 1983.

Minister for Education (Sri P. Ananda Gajapathi Raju):—Sir, I beg to move:

"That leave be granted to introduce Sri Krishna Devaraya University (Amendment) Bill, 1983."

Mr. Speaker:—Motion moved.

The question is:

"That leave be granted to introduce Sri Krishna Devaraya University (Amendment) Bill, 1983."

(Pause.)

The motion was adopted and the Bill was introduced.

2. THE HYDERABAD MUNICIPAL CORPORATIONS (AMENDMENT) AMENDING BILL, 1983.

Minister for Excise (Sri T. Jeevan Reddy):—Sir, on behalf of the Minister for Law and Municipalities, I beg to move:

"That leave be granted to introduce the Hyderabad Municipal Corporations (Amendment) Amending Bill, 1983."

Mr. Speaker:—Motion moved.

The question is:

"That leave be granted to introduce the Hyderabad Municipal Corporations (Amendment) Amending Bill, 1983."

(Pause.)

The motion was adopted and the Bill was introduced.

**STATUTORY RESOLUTION.**

re: Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Ordinance, 1983 (Ordinance No. 4 of 1983).

Sri M. Omkar:—Sir, I beg to move:

“This House disapproves the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 4 of 1983) promulgated by the Governor on 1st February 1983.”

Mr. Speaker:—Resolution moved.

**GOVERNMENT BILL.**


Minister for Panchayati Raj (Sri K. Ramachandra Rao):—Sir, I beg to move:

“That the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1983 be taken into consideration.”

Mr. Speaker:—Motion moved.

Now we will have discussion both on the Bill and the Resolution.
Mr. Omkar will initiate the discussion.
Government Bill:

"The Governor is satisfied that circumstances exist which render it necessary for him to take immediate action, he may promulgate such ordinances as the circumstances appear to him to require........."

"The procedure of promulgation of Ordinances is inherently undemocratic. Whether an Ordinance is justifiable or not, the issue of a large number of Ordinances has psychologically a bad effect. The people carry an impression that Government is carried on by Ordinances. The House carries a sense of being ignored, and, the Central Secretariat perhaps get into the habit of slackness which necessitates Ordinances and an impression is created that it is desired to commit the House to a particular legislation as the House has no alternative but to put its seal on matters that have been legislated upon by Ordinances. Such a state of things is not conducive to the development of the best parliamentary traditions."

(Sri N. Venkataratnam in the Chair.)
“We, as first Lok Sabha, carry a responsibility of laying down traditions. It is not a question of present personnel in the Government but a question of precedents; and if this Ordinance issuing is not limited by convention only, to extreme and very urgent cases, the result may be that, in future, the Government may go on issuing Ordinances giving Lok Sabha no option but to rubber-stamp the Ordinance.”
130 17th March, 1983. Government Bill:

11-30 a.m.

130 17th March, 1983. Government Bill:

11-30 a.m.

130 17th March, 1983. Government Bill:

11-30 a.m.

130 17th March, 1983. Government Bill:

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130 17th March, 1983. Government Bill:

11-30 a.m.

17th March, 1983.

Sri S. Jaipal Reddy:—The Chair has no obligation to rule out...
Government Bill
17th March, 1983. 133
The A.P. Panchayat Samithis and
Zilla Parishads (Amendment)
Bill, 1983 (Passed)

Chairman — You must be able to give me time to give a finding on that.

Sri M. Venkaiah Naidu:— (Rose up).
Chairman — I have already given my finding.

Sri M. Venkaiah Naidu:— That is why it applies to the entire House.

Chairman:— I am not at all impatient. I have given sufficient time to complete.

Sri S. Jaipal Reddy:— You have not taken any time or trouble to consider.

Sri M Venkaiah Naidu:— We are not interested in quarrelling with the Chair. The Ordinance is a powerful weapon like Brahmastra. The reply from the Government and a ruling is given.

Chairman:— Anyway it is not a point of order.

Sri S. Jaipal Reddy:— I wish to seek the clarification. Let the Minister clarify.

* * *

rose up saying 'No' 'No.'
17th March, 1983.

Government Bill:

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133 17th March, 1983. Government Bill:

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(133) सामान्य वाक्य: — अनुभव, अनुभवाली अनुभव, अनुभव
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अनुभवाली वाक्य, अ

(Mr. Speaker in the chair)

Sri J. Jayalal Reddy:—The statement of object and reasons should be appended to the Bill. In any case, it should have been there.

Mr. Speaker:—The Hon. Member has already moved the Bill. So the procedure is completed.

Sri J. Jayalal Reddy:—I move that the Bill be passed.
Government Bill: 17th March, 1983


[Text is not legible due to smudging or other damage.]
12-00-noon

17th March 1983

Government Bill.
The A P Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1983 (Passed)
Government Bill:

Government Bill:

17th March, 1983.

17th March, 1983.

Government Bill:

It is a provisional Constitutional power and it has to be rarely used. The power to declare an area as a disaster area 
and to take certain measures is given. It is a 
state Constitution power and it is to be rarely used. 

The provision that has been made in the Bill is that 
the Government has the power to declare an area 
as a disaster area and to take certain measures. 
The power is to be rarely used. It is a 
state Constitution power and it is to be rarely used.

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state Constitution power and it is to be rarely used.


The hands of democracy under the Rules, are simply amended with only two days to go with the elections.
Government Bill:

142 17th March, 1983.

'you learn nothing—forget nothing' In that case, you will go to he same way as the French Barbons and the Congress-I Government.
政府法案：1983年3月17日。


(...文字内容...)

 (...文字内容...)

(...文字内容...)
Government Bill:

144 17th March, 1983.


(3) యారుగాను సంయోగానికి వలస (హోస్టోయు): — ఇయిరుకు, తెలిపబడి వారిని అక్కడే చేసుకోవాని హోస్టోయు లేకుండా ఎందుకంటే పాత్రవంతంగా చేసుకోవాలి. వారి పాత్రంగా ఎంటే వారి చేసుకోవాలి. 1976 లో దండయాత్ర దండయాత్ర టాంకుల సంయోగానికి నిర్ణయం చేయబడింది. ఇందులో పాత్రవంతంగా చేసుకోవాలి. అసాధుత్వంగా పాత్రవంతంగా చేసుకోవాలి.

(1) పాత్రవంతంగా పాత్రవంతంగా పాత్రవంతంగా పాత్రవంతంగా పాత్రవంతంచేయాలి. ఇది పాత్రవంతంగా పాత్రవంతంగా పాత్రవంతంగా పాత్రవంతంగా పాత్రవంతంగా పాత్రవంతంచేయాలి.
146 17th March, 1983.

Government Bill:

[Text in Telugu script]

The text is in Telugu script and is a legislative bill passed on 17th March, 1983, regarding amendments to the A.P. Panchayat Samithis and Zilla Parishads.

Government Bill:

17th March, 1983. 147


1-00 p.m.

101/6-9
17th March, 1983.

Government Bill:

The Bill was introduced by the Minister for Panchayat Raj and Rural Development on behalf of the Chief Minister of the State. The Bill was passed without any debate in the Assembly.

The Bill seeks to amend the A.P. Panchayat Samithis and Zilla Parishads Act, 1970, to provide for the appointment of an Additional Deputy Commissioner in rural areas. The Bill also provides for the appointment of an Additional District Collector in urban areas.

The Bill was passed unanimously by the House. The Minister for Panchayat Raj and Rural Development thanked the Members for their support.

The Bill will now be sent to the Governor for assent.
Government Bill: 17th March, 1983. 149

Government BiH: 17th March, 1983. 149
150 17th March, 1983.

Government Bill:


(తెలుగు సంస్కరణ): పంచాయత్తు సమితులు మరియు జిల్లా పరిషాధిక్యలు (అంచ్యం) పిలిచే బిల్, 1983 (పాస్స్).
Government Bill: 17th March, 1983


(1) [Text of the bill in Telugu]

(2) [Explanatory Notes to the bill in Telugu]

(3) [motion tabled in Telugu]

(4) [motion carried in Telugu]

(5) [place where the bill was passed in Telugu]

(6) [date of the bill in Telugu]
Government Bill:

The House then adjourned at 1-25 p.m. till 4-00 p.m. in the evening.
The House reassembled at 4-00 p.m.

(Mr. Speaker in the Chair.)
Government Bill:

17th March, 1983.

The A.P. Panchayat Samithis and
Zilla Parishads (Amendment)
Bill, 1983 (Passed).

పాంచయత సమీధిల సాంస్కృతిక భవంతులు పెంచబడినాయి. నియోగించిన ప్రభుత్వ నిర్ణయాలు వాడి పరిస్థితుల సమాధానాన్ని పంచయత సమీధిల నుంచి కాపడం జరిగింది. నమూనా దేశానికి ప్రధాన సమాధానానికి పంచయత సమీధిల నుంచి కాపడం జరిగింది.

కేంద్ర పంచయత సమీధిల నుంచి ప్రధాన సమాధానానికి పంచయత సమీధిల నుంచి కాపడం జరిగింది.
154 17th March, 1983.

Government Bill:
The A.P. Panchayat Samithis and Zilla Parishads (Amendment Bill, 1983 (Passed).

"..."
Government Bill:

17th March, 1983.


We have taken all precautions to make this Constitution one. But in future if this Constitution does not work, say, this Constitution did not fail, man has to turn wild. But the man has already turned wild. Not only the man, but the majorities in Assemblies, in Parliaments and also in every big National Party, economic history has turned wild.

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Government Bill:

17th March, 1983.


(ಸಂಶೋಧನ. ಎಂದರೆ ಕನ್ನಡದಲ್ಲಿ, 3/5 ಹಿಂದಿನ ವಾಯುಗೋಗ್ರಹಣ ನೀಡಲಾಗಿರುವ ವಾಯುಗೋಗ್ರಹಣಗಳ ಸಾಮಾನ್ಯ ಅಧಿಕೃತಾಧಿಕಾರಿಗಳ ಸೇವಾ ಕ್ರಮದ ಮೇಲೆ ಬೆಳೆದುಕೊಂಡಿರುವ ಛಾಯಾಂಕಿತ ದೇಶದ ವಾಯುಗೋಗ್ರಹಣದ ಸಂಪೂರ್ಣ ಸಮಾಧಾನ ಪಡೆಯಲಾಗಿದೆ. ಇದರ ವೈಶಿಷ್ಟ್ಯವು ಅರ್ಥಾತ್ತು, ಮಾರುಕಟ್ಟೆಯ ಪ್ರಭಾವ ವಾಯುಗೋಗ್ರಹಣದ ಸಂಸ್ಕರಣದ ಸಾಲ ಹೂರ್ಣವಾಗಿದ್ದು, ವಾಯುಗೋಗ್ರಹಣದ ಸಂವಿಧಾನಿಕ ಸಮಸ್ಯೆಗಳು ಸಮೀಪದಿರುವ ಸಾಮಾನ್ಯ ವಿಷಯವಾಗಿದೆ.

ಇಂದೂ ಮಾರ್ಚ್ 20ನೇ ವಾಯುಗೋಗ್ರಹಣವು ಸಾಮಾನ್ಯ ವಿಷಯದಲ್ಲಿ ಕ್ನಾಡದಲ್ಲಿ ಪ್ರತಿದಿನ ವಾಯುಗೋಗ್ರಹಣದ ಸಂಸ್ಕರಣದ ಸಾಲ ಹೂರ್ಣವಾಗುತ್ತದೆ. ವಾಯುಗೋಗ್ರಹಣದ ಸಂಸ್ಕರಣದ ಸಾಲ ಹೂರ್ಣವಾಗುವಂತೆ ಮಾರ್ಚ್ 20ನೇ ವಾಯುಗೋಗ್ರಹಣವು ಸಾಮಾನ್ಯ ವಿಷಯದಲ್ಲಿ ಕ್ನಾಡದಲ್ಲಿ ಪ್ರತಿದಿನ ವಾಯುಗೋಗ್ರಹಣದ ಸಂಸ್ಕರಣದ ಸಾಲ ಹೂರ್ಣವಾಗುತ್ತದೆ. ವಾಯುಗೋಗ್ರಹಣದ ಸಂಸ್ಕರಣದ ಸಾಲ ಹೂರ್ಣವಾಗುತ್ತದೆ.
Government Bill:

17th March, 1983.


4.30 p.m.

P. 3. Mr. V. V. Raju (Leader of the Opposition):— The amendment points are:

1. The existing law provides for a 3/5 majority in the Legislative Council and a 2/3 majority in the Legislative Assembly. The amendment provides for a 10/15 majority in the Legislative Council and a 9/15 majority in the Legislative Assembly. What is the reason for this change?

2. The existing law provides for a 5-year term for the Legislative Council and a 3-year term for the Legislative Assembly. The amendment provides for a 4-year term for both the Legislative Council and the Legislative Assembly. What is the reason for this change?

3. The existing law provides for a 2-seat majority in the Legislative Council and a 1-seat majority in the Legislative Assembly. The amendment provides for a 3-seat majority in both the Legislative Council and the Legislative Assembly. What is the reason for this change?

P. 4. Mr. K. S. Rao (Leader of the Opposition):— The amendment points are:

1. The existing law provides for a 3/5 majority in the Legislative Council and a 2/3 majority in the Legislative Assembly. The amendment provides for a 10/15 majority in the Legislative Council and a 9/15 majority in the Legislative Assembly. What is the reason for this change?

2. The existing law provides for a 5-year term for the Legislative Council and a 3-year term for the Legislative Assembly. The amendment provides for a 4-year term for both the Legislative Council and the Legislative Assembly. What is the reason for this change?

3. The existing law provides for a 2-seat majority in the Legislative Council and a 1-seat majority in the Legislative Assembly. The amendment provides for a 3-seat majority in both the Legislative Council and the Legislative Assembly. What is the reason for this change?

Government Bill:
The A.P. Panchayat Samithis and Zilla Parishads (Amendment Bill, 1983 (Passed).

Mr. Speaker:—Earlier ruling is more than sufficient.

Mr. Speaker:—What did the Government say?

Mr. Speaker:—It is only subject to the satisfaction of the Government.
order and hence he has to be imprisoned.”

Mr. Speaker:—Extraordinary powers of the Legislature are there.

Mr. Speaker:—The A.P. Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1983 (Passed).
Government Bill:

Sri M. Venkaiah Naidu:—That should be strictly implemented.

Mr. Speaker:—The question is:

“This House disapproves the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 4 of 1983) promulgated by the Governor on 1st February 1983.”

(Pause.)

The Statutory Resolution was negatived.

The question is:

“That the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1983 be taken into consideration.”

(Pause.)

The Motion was adopted.

CLÀUSES 2 AND 3.

Mr. Speaker:—The question is:

“That Clauses 2 and 3 do stand part of the Bill.”

(Pause.)

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

Sri M. Omkar:—I beg to move:

“Add the following explanation at the end of the proviso in Clause 4:

Explanation.—For purposes of this Act, a member of either House of the State Legislature or of the Parliament who is a member of the Panchayat Samithi and Zilla Parishad shall be an Ex-Officio Member in the capacity of an Adviser without right to vote.”

Mr. Speaker:—Amendment moved.
Government Bill:


Mr. Speaker:—Are you accepting the amendment?
Sri Karanam Ramachandra Rao:—No.

Mr. Speaker:—The question is:

"Add the following explanation at the end of the proviso in Clause 4:

Explanation.—For purposes of this Act, a member of either House of the State Legislature or of the Parliament who is a member of the Panchayat Samithi and Zilla Parishad shall be an Ex-Officio Member in the capacity of an Adviser without right to vote."

The amendment was negatived.

Sir, I beg to move:

"Add the following as second proviso to Clause 4:

Provided further that no member of Legislative Council nor member of Rajya Sabha, if he or she is not resident and voter of any village under that Panchayat Samithi or Zilla Parishad as the case may be shall give his or her option........"

Mr. Speaker:—Amendment moved.

Sir, I beg to move:

"Sir, I beg to move:

101/6—11
164 17th March, 1983.

Government Bill:

Mr. Speaker:—The question is:

"Add the following as second proviso to Clause 4:

Provided further that no member of Legislative Council nor member of Rajya Sabha, if he or she is not resident and voter of any village under that Panchayat Samithi or Zilla Parishad as the case may be shall give his or her option to and exercise his or her vote in that Panchayat Samithi or Zilla Parishad as the case may be."

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

Ayes—3.
Noes—104.

The Amendment was negatived.

Mr. Speaker:—The question is:

"That Clause 4 do stand part of the Bill."

The Motion was adopted and Clause 4 was added to the Bill.

CLAUSE 5, 6, 1 AND ENACTING FORMULA AND LONG TITLE OF THE BILL.

Mr. Speaker:—The question is:

"That Clauses 5, 6, 1 and Enacting Formula and Long Title of the Bill do stand part of the Bill."

(Pause.)

The Motion was adopted and Clauses 5, 6, 1 and Enacting Formula and Long Title of the Bill were added to the Bill.

Sri K. Ramachandra Rao:—Sir, I beg to move:

"That the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1983 be passed."
Announcement: 17th March, 1983

Mr. Speaker: — Motion moved.

Mr. Speaker: — The question is:

"That the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1983 be passed."

(Pause.)

The Motion was adopted and the Bill was passed.

ANNOUNCEMENT.

re: Election of Leader and Deputy Leader of Sanjay Vichar Munch Party.

Mr. Speaker: — I have received a letter from Sarvasri P. Gangaiah, S. Sanjeeva Rao, K. Mruthyunjayam and G. Prakasa Rao, members of Sanjay Vichar Munch informing that Sri P. Gangaiah and Sri S. Sanjeeva Rao have been elected as Leader and Deputy Leader of Sanjay Vichar Munch Party respectively in the Assembly.

Mr. Speaker: — I will examine it.

re: Election of Deputy Speaker.

Mr. Speaker: — I am to announce to the House that under Rule 8 of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Assembly, the election of Deputy Speaker will be held at 10-30 a.m. on Tuesday, the 22nd March 1983.
The nomination paper for the election of Deputy Speaker shall be delivered to the Secretary at any time between 10-30 a.m. and 5-00 p.m. on Monday, the 21st March 1983 either by the proposer or the candidate nominated.

STATUTORY RESOLUTION.

re: Disapproving the Andhra Pradesh Housing Board (Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 1 of 1983).

Sri M. Omkar:—Sir, I beg to move:

"This House disapproves the Andhra Pradesh Housing Board (Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 1 of 1983) promulgated by the Governor of Andhra Pradesh on 29th January 1983."

Mr. Speaker:—Resolution moved.

GOVERNMENT BILL.

THE ANDHRA PRADESH HOUSING BOARD (AMENDMENT) BILL, 1983.

Sri Y. Ramakrishnudu:—Sir, I beg to move:

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1983 be taken into consideration."

Mr. Speaker:—Motion moved.
A.P. Housing Board (Amendment) Bill, 1983.

(Sri Ch. Venkata Ramajogaiah in the Chair.)

...
Government Bill:

A P Housing Board (Amendment) Bill, 1983.

The person appointed under Clause (a) shall, until the Board is re-constituted, exercise the powers and perform the functions of the Board and of its Chairman.
In order to improve the functioning of Andhra Pradesh Housing Board, it was proposed to reconstitute it with an official as Chairman-cum-Chief Executive Officer, by replacing the existing non-Official Chairman and to abolish the post of Vice-Chairman and Housing Commissioner.
Government Bill:

A.P. Housing Board (Amendment) Bill, 1983.

17th March, 1983.

...

Notwithstanding anything in the principal Act, with effect from the commencement of this Act, all the members of the Board, including its Chairman and Vice-Chairman and Housing Commissioner who are holding offices at such commencement shall cease to hold their offices as such; and the Government may appoint person to manage the affairs of the Board until the Board is reconstituted in accordance with the provisions of sub-section (1) of section 4 of the principal Act, as amended by this Act.

(End of Bill)
172  17th March, 1983.

Government Bill:

A.P. Housing Board (Amendment) Bill, 1983.

The Government have got powers to shift him or to suspend him. You have already suspended him. The Government have got powers to shift him or suspend him. You have already suspended him. The Government have got powers to shift him or to suspend him. You have already suspended him.
Government Bill:

17th March, 1983.

A.P. Housing Board (Amendment) Bill, 1983.

మూడు తరుగిల నివాసాలు ఉపయోగించబడతాయి. పాటు నివాసాలు లభించి, తనికి నివాసాలు లభించి, అందులో నివాసాలు లభించి, అందులో నివాసాలు లభించి, అందులో నివాసాలు లభించి, అందులో నివాసాలు లభించి, అందులో నివాసాలు లభించి, అందులో నివాసాలు లభించి, అందులో నివాసాలు లభించి.
Mr. Speaker:—The question is:

"This House disapproves the Andhra Pradesh Housing Board (Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 1 of 1983) promulgated by the Governor of Andhra Pradesh on 29th January 1983."

(Pause.)

The Statutory Resolution was negatived.

Mr. Speaker:—The question is:

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1983 be taken into consideration."

(Pause.)

The motion was adopted and the Bill was considered.

Clause 2.

Sri M. Omkar:—I move:

"In sub-clause (3) of Clause 2 after a new section 4-A add the following:—

Constitution of Advisory Committee:

4-B. (1) The Government shall constitute an Advisory Committee with the Representatives of all recognised political parties consisting of not more than 7 members.

(2) No member shall be eligible for salary or honorarium except T.A. and D.Ase. as may be prescribed.

(3) The duties and functions of the Advisory Committee shall be as may be prescribed.

Explanation—For the purposes of this Act "Recognised political parties" means as defined in the Representation of Peoples Act."

Mr. Speaker:—Amendment moved.
Government Bill: 17th March, 1983. 175
A.P. Housing Board (Amendment) Bill, 1983.

"In sub-clause (3) of Clause 2 after a new section 4-A add the following:—

'Constitution of Advisory Committees:

4-B. (1) The Government shall constitute an Advisory Committee with the representatives of all recognised political parties consisting of not more than 7 members.

(2) No member shall be eligible for salary or honorarium except T.A. and D.As. as may be prescribed.

(3) The duties and functions of the Advisory Committee shall be as may be prescribed.

Explanation.—For the purpose of this Act "recognised political parties" means as defined in the Representation of Peoples Act."
Government Bill:
A.P. Housing Board (Amendment) Bill, 1983.

Sri Y. Ramakrishnudu:—The amendment proposed by Mr. Omka is not accepted

Mr. Speaker:—The question is:

"In sub-clause (3) of Clause 2 after a new Section 4-A add the following:

'Constitution of Advisory Committee:

4-B. (1) The Government shall constitute an Advisory Committee with the Representatives of all recognised political parties consisting of not more than 7 members.

(2) No member shall be eligible for salary or honorarium except T.A and D.As as may be prescribed.

(3) The duties and functions of the Advisory Committee shall be as may be prescribed.

Explanation—For the purpose of this Act "recognised political parties" means as defined in the Representation of Peoples Act.”

(Sri M. Omkar pressed for a division. Ayes—18; Noes—72; Neutrals—Nil.)

The amendment was negatived.

Mr. Speaker:—The question is:

“That clause 2 do stand part of the Bill.”

(Pause.)

The motion was adopted and Clause 2 was added to the Bill.

Mr. Speaker:—The question is:

“That Clauses 3 to 13, Clause 1, Enacting Formula and Long Title do stand part of the Bill.”

(Pause.)

The motion was adopted and Clauses 3 to 13, Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri Y. Ramakrishnudu:—Sir, I move:

“That the Andhra Pradesh Housing Board (Amendment) Bill, 1983 be passed.”

Mr. Speaker:—Motion moved.
Government Bill:
17th March, 1983
A.P. Housing Board (Amendment) Bill, 1983.
Mr. Speaker:—The question is:

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1983 be passed."

(Pause.)

The motion was adopted and the Bill was Passed

VII. STATUTORY RESOLUTION:

re: Disapproving the Andhra Pradesh Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Ordinance, 1983.

Sri M. Omkar:—Sir, I beg to move:

"This House disapproves the Andhra Pradesh Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Ordinance, 1983 (Andhra Pradesh Ordinance No. 3 of 1983) promulgated by the Governor on 30th January 1983."

Mr. Speaker:—Resolution moved.

VIII. GOVERNMENT BILL:

Government Bill:
The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983.

Minister for Education (Sri P. Ananda Gajapathi Raju):—Sir, I beg to move:

"That the Andhra Pradesh Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983 be taken into consideration."

Mr. Speaker:—Motion moved.
Government Bill:
The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983.
Government Bill:

The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

17th March, 1983. 181
Government Bill:
The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

M2 17th March, 1983.,

6-00 p. m.

...

The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

* * *

* 330. * ...

* * *
Government Bill:
The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

184 17th March, 1983.
The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983.
Government Bill:
The A.P. Educational Institutions
(Regulation of Admission and Prohibition of Capitation Fee)
Bill, 1983.

186 17th March, 1983.
Government Bill:
The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

17th March, 1983
187

101/6—14
The AP Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

6-30 p.m.
Government Bill:

The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983.

The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Act, 1983.

[Text in Telugu]

The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Act, 1983.

[Text in Telugu]
Government Bill:
The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983.

190 17th March, 1983.

The Government Bill:

The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983.

The bill provides for the regulation of admissions to educational institutions in the state of A.P. and prohibits the charging of capitation fees in such institutions. The bill aims to ensure fair and transparent admission processes, and to prevent the exploitation of students and their families by charging exorbitant fees.

The bill also mandates the establishment of an appellate authority to hear and decide on appeals against the decisions of the admission committee. The bill further provides for the power of the government to declare any educational institution to be an institution of eminence, and to exempt it from the provisions of the bill.

In conclusion, the bill seeks to address the concerns of students and their families regarding the high cost of education and the unfair practices of educational institutions. It aims to create a level playing field for all students and to ensure that education is accessible to all, regardless of their financial background.
The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.
Government Bill:
The A.P. Educational Institution (Regulation of Admission and Prohibition of Capitation Fee Bill, 1983.)

...
Government Bill.

The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

17th March, 1983. 193
స్యాంతికుడు ఇంటి ప్రాచుర్య మీద కారణానికి కొని నిర్మల్యత కొంతగా ప్రపంచ రాజు యొక్క విభాగానికి సామ్యము, అప్పటి ఆయుష్మానికి కూడా అన్ని విషయాలకు సామ్యము మీద ఉంటుంది. 

(పి. ఆధీశాసన సంఖ్య 256) అన్ని స్థానిక విభాగానికి సాధ్యము నిర్మల్యత కొంతగా ప్రపంచ రాజు యొక్క విభాగానికి సామ్యము, అప్పటి ఆయుష్మానికి కూడా అన్ని విషయాలకు సామ్యము మీద ఉంటుంది. 

7-00 p.m. వా లేదా కొని లేదా స్మార్ట్ త్రి సాధ్యము నిర్మల్యత కొంతగా ప్రపంచ రాజు యొక్క విభాగానికి సామ్యము, అప్పటి ఆయుష్మానికి కూడా అన్ని విషయాలకు సామ్యము మీద ఉంటుంది.
Government Bill:

The A.P. Educational Institutions
(Regulation of Admission and Prohibition of Capitation Fee)
Bill, 1983.

17th March, 1983.

195

...
Government Bill:
The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

The AJP Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.
Government Bill:

17th March, 1983.

The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983.

The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983, seeks to regulate the admission process and prohibit the collection of capitation fees in educational institutions within the state. The Bill aims to ensure fair and impartial admission of students based on merit and other relevant criteria, thereby promoting equal opportunities for all applicants.

The Bill introduces several provisions to achieve its objectives. Firstly, it mandates that educational institutions shall not charge capitation fees for the admission of students. This prohibition is intended to eliminate the financial burden on students and their families, particularly those from lower-income backgrounds. Secondly, the Bill requires institutions to establish a transparent and fair admission process that considers the merit of the applicants. This includes the incorporation of standardized examination results, interviews, and other relevant criteria in the selection process.

Furthermore, the Bill empowers the State Government to issue guidelines and regulations to ensure the effective implementation of the provisions. The State Government shall also be responsible for monitoring compliance with the regulations and taking necessary action against any violation. This includes the imposition of penalties on educational institutions that fail to comply with the provisions of the Bill.

The Bill recognizes the importance of education in the development of the state and aims to address the issue of financial barriers to access quality education. By prohibiting the collection of capitation fees and regulating the admission process, the Bill seeks to create a more equitable educational landscape, ensuring that all students have the opportunity to pursue their academic goals regardless of their financial circumstances.

In conclusion, the A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983, is a significant step towards promoting educational equality and ensuring that students from all backgrounds have equal access to quality education. The Bill reflects the commitment of the Government of A.P. to create a fair and just educational system that fosters a brighter future for the state's youth.
Government Bill:
The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

17th March, 1983.

The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.
Government Bill:
The A.P. Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Bill, 1983.
Government Bill:
The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

200 17th March, 1983.
Government Bill.

17th March, 1983.

The A.P. Educational Institutions
(Regulation of Admission and
Prohibition of Capitation Fee)
Bill, 1983.

...
Mr. Speaker: —I am to announce to the House that I have received the following Messages from the Chairman, Andhra Pradesh Legislative Council:—

"1. To the Speaker,
Andhra Pradesh Legislative Assembly,
Hyderabad.

Sir,

In accordance with Rule 145 (5) of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I return herewith a copy of the Andhra Pradesh Appropriation (Vote on Account) Bill, 1983 which was passed by the Andhra Pradesh Legislative Assembly at its sitting held on 16th March 1983 and transmitted.
to Legislative Council for its recommendation, duly signed by me and state that this House has no recommendations to make to the Andhra Pradesh Legislative Assembly in regard to the said Bill."

"2. In accordance with Rule 145 (5) of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I return herewith a copy of the Andhra Pradesh Appropriation Bill, 1983 which was passed by the Andhra Pradesh Legislative Assembly at its sitting held on 16th March 1983 and transmitted to Legislative Council for its recommendation, duly signed by me and state that this House has no recommendations to make to the Andhra Pradesh Legislative Assembly in regard to the said Bill."

The House now stands adjourned to meet again at 8-30 a.m. on Friday, the 18th March 1983.)