# THE ANDHRA PRADESH

## Legislative Assembly Debates

### OFFICIAL REPORT

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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
PRINCIPAL OFFICERS

Speaker : ... Sri T. Satyanarayana

Deputy Speaker : ... Sri A. Bhenni Reddy

Panel of Chairmen : ... 1. Sri D. Narayana Swamy

2. Sri G. Vasudeva Rao

3. Sri M. M. J. Thomas Chowdary

4. Kumari K. Prasuna

5. Sri Mandali Venkata Krishna R

6. Sri P. Ramachandra Reddy

Secretary : ... Sri E. Sadasiva Reddy

Deputy Secretaries : ... Sri M. Viswanadham.

Sri C. Venkatesan

Assistant Secretaries : ... 1. Sri N. Pattabhi Rama Rao

2. Sri P. Satyanarayana Sastry

3. Sri P.V.K.L.N.V Ramaya Sar

4. Sri K.V.N. Appa Rao

5. Sri V. V. Subrahmanyam

6. Sri V. V. Bhaskara Rao

Chief Reporter : ... Smt. M. V. S. Jayalakshmi.
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  Demands for Grants
  Education (Discussion Contd)
DEATH OF THOUSANDS OF SHEEP DUE TO BLUE TONGUE DISEASE IN WARANGAL DISTRICT

201—


(a) whether it is a fact that thousands of sheep died of Blue Tongue disease in Warangal district;

(b) the steps taken by the Animal Husbandry Department to prevent the said disease; and

(c) whether it is also a fact that the District Officials of the Animal Husbandry Department had failed in preventing the said disease?

*An asterick before the name indicates confirmation by the Member.
(3) अर्थात् यद्यक्रम में वर्तमान मुलुकों का विवेचन करने वाले, किसी सफलता की प्रमाणित तथा स्वतंत्र स्थिति में उन्हें भी उोढ़ चुके हैं। क्योंकि इस्लामी आर्मी ने भी उन्हें अहिंसक तथा स्थायी मार्गदर्शन दिया है। कृपया इस्लामी आर्मी के महत्वपूर्ण विवेचन करें।

(4) क्योंकि, हाँ, हाँ! इस विषय में सोचने की जागरूकता उोढ़ चुकी है। आज तक हमने समाज के साथी तथा सार्थक हमदर्दी की, जो आज के समय में हमारी सरकार को बताया है।

(5) हाँ, हाँ, हाँ! इस विषय में सोचने की जागरूकता उोढ़ चुकी है। आज तक हमने समाज के साथी तथा सार्थक हमदर्दी की, जो आज के समय में हमारी सरकार को बताया है।
102 20th March, 1984 Oral Answers to Questions

సం. సెప్టెంబర్ తెలుగు గ్రామం నకు యాత్రికత్వం కలిగి ఉంది. దీనికి మూల కారణం నేలా యాత్రికత్వం పూర్వక ప్రస్తుతించాలని ప్రత్యేకముందు, ప్రయత్నించి బడును

(2)ఆయామం నిర్ధారిస్తుంది: బాగా, దీనిని ప్రత్యేకముండు ఎందుకు ఇందులో

అంతే చేస్తుంది అని తెలుగు సంస్థానం ఒక్కొక్కొక్కు ప్రత్యేకంగా ప్రత్యేకంగా ఎందుకు

(3)ఎందుకంటే విధానం ప్రత్యేకంగా ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే

(4)ఎందుకంటే విధానం ప్రత్యేకంగా ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే

(5)ఎందుకంటే విధానం ప్రత్యేకంగా ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే

(6)ఎందుకంటే విధానం ప్రత్యేకంగా ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే

(7)ఎందుకంటే విధానం ప్రత్యేకంగా ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే

(8)ఎందుకంటే విధానం ప్రత్యేకంగా ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే

(9)ఎందుకంటే విధానం ప్రత్యేకంగా ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే

(10)ఎందుకంటే విధానం ప్రత్యేకంగా ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే ఎందుకంటే
Oral Answers to Questions
20th March, 1984

Q. 1. Your name (in Kannada): — ना. नाव का? चेंड्रा नाके सिंहँ
काँडुके कर्मचारी. शेषका 30 साल 8 घंटे आयु अत्यधिक है।
सामान्यतः 10 साल बाद मृत्यु होती है। नीचे व्यक्तिका कर्मचारी की
विवरण की जाएगी। कृपया देखिए। कहिजा नाके कर्मचारी का नाम भेदित?
कहिजा नाके कर्मचारी का नाम भेदित?

Q. 2. व्यक्ति: — व्यक्ति का नाम कैसा है?
कर्मचारी का नाम कैसा है?

Q. 3. व्यक्ति: — अंगीरु भर्ती व्यवस्था (ममता) का
कैसा है?
ममता का कैसा है?

Q. 4. व्यक्ति: — तालुका बाजारों का ममता
बाजारों का ममता?
No doctor is coming forward to conduct post-mortem and by virtue of it, they are loosing the subsidy amount. How are you going to help them and what action is the Government taking in this regard?

No doctor is coming forward to conduct post-mortem and by virtue of it, they are loosing the subsidy amount. How are you going to help them and what action is the Government taking in this regard?
202—

Subsidy to Fishermen in A. P. Who Purchased Mechanised Boats

(a) whether there is any proposal with the Government to give subsidy to the fishermen in A. P. who purchase the mechanised boats run with High Speed Diesel Oil;

(b) if so, the particulars in that regard;

(c) whether the Government are considering to exempt the fisherman who own and run the said mechanised boats from the Sales Tax?
106  20th March, 1984  Oral Answers to Questions

2)  ఎల.సి.పి.సి. సంచారదశ్రీయ సాహిత్య కింద సంఘాతం చేయడానికి మంత్రి ప్రత్యేక సందర్భంలో ఇది ప్రతిసామితి చేసాడు. అప్పుడు మాత్రమే ఇస్నామిత సంచారదశ్రీయ సాహిత్య ప్రముఖ ప్రత్యేక సందర్భంలో ఇది శికారించాడు. అప్పుడు ఆంధ్రప్రదేశ్ ప్రత్యేక సందర్భంలో ఇది ప్రతిసామితి చేసాడు. ఇది ఉత్తమ సంచారదశ్రీయ సాహిత్యం కి వైమానిక చేయడానికి మంత్రి ప్రతిసామితి చేసాడు.

3) ఎల.సి.పి.సి. సంచారదశ్రీయ సాహిత్య కింద సంఘాతం చేయడానికి మంత్రి ప్రతిసామితి చేసాడు. అప్పుడు మాత్రమే ఇది ప్రతిసామితి చేసాడు. ఇది ఉత్తమ సంచారదశ్రీయ సాహిత్యం కి వైమానిక చేయడానికి మంత్రి ప్రతిసామితి చేసాడు.

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6) ఎల.సి.పి.సి. సంచారదశ్రీయ సాహిత్య కింద సంఘాతం చేయడానికి మంత్రి ప్రతిసామితి చేసాడు. అప్పుడు మాత్రమే ఇది ప్రతిసామితి చేసాడు. ఇది ఉత్తమ సంచారదశ్రీయ సాహిత్యం కి వైమానిక చేయడానికి మంత్రి ప్రతిసామితి చేసాడు.

7) ఎల.సి.పి.సి. సంచారదశ్రీయ సాహిత్య కింద సంఘాతం చేయడానికి మంత్రి ప్రతిసామితి చేసాడు. అప్పుడు మాత్రమే ఇది ప్రతిసామితి చేసాడు. ఇది ఉత్తమ సంచారదశ్రీయ సాహిత్యం కి వైమానిక చేయడానికి మంత్రి ప్రతిసామితి చేసాడు.
REMOVAL OF SURFACE EARTH IN ARUNDALPET,
GUNTUR

203—

413-(W.)-Q.-Sri Nissankara Rao Venkata Ratanam (Guntur-II) :-
Will the Minister for Law & Municipalities be pleased to state :

(a) whether the Guntur Municipality passed a resolution on 28-2-83, sanctioning Rs. 96,000 for removal of surface earth on Arundalpet 2nd and 12th line, Guntur ;

(b) who is the contractor and what is his quotation ;

(c) whether the surface earth is due to drainage excavation under taken by the Public Health Department ;

(d) whether it is not the duty of the Public Health Department to restore the roads to its natural position after drainage work was completed ;

(e) whether the drainage work was completed in those line and if so completed whether the roads are restored to their original position and if not restored, what is the action taken by the Municipality against the Public Health Department ?
Oral Answers to Questions

1. [Question]

2. [Question]

3. [Question]
20th March, 1984

(b) Will the Minister for Law & Municipalities be pleased to state:

(a) Whether the Government are granting any legal aid to the poor;

(b) if so, the number of poor people provided the said aid during 1982-’83 in Kurnool District and

(c) the amount spent during 1982-’83 on this account in Kurnool District?

(Sri Y. Ramakrishnudu)

(a) Yes Sir,

(b) One, and

(c) Rs, 150/-
ప్రతి 2వ మార్చి, 1984 కాలానుమానం

1. సంఖ్యా: 1882.83 సంఖ్యా యొక్క తరువాత శాసనం అనుసరించడం మూలకానికి సమాఖ్యాతమ. 15 కాలం తరువాత శాసనం యొక్క సమాఖ్యాతమ విధానానికి సమాఖ్యాతం సమాఖ్యాతమ. అనేకం శాసనాలు జరిపించడం నిపంచి ఉన్నాయి. ఇది శాసనం కొడుకు మరియు సంఖ్యాతమ మరియు సమాఖ్యాతమ కంటే ప్రతిస్ప్రతి అధికం.

2. సంఖ్య: 1882.83 సంఖ్యా యొక్క తరువాత శాసనం అనుసరించడం మూలకానికి సమాఖ్యాతమ. 1882.84 తరువాత శాసనం యొక్క సమాఖ్యాతమ విధానానికి సమాఖ్యాతం సమాఖ్యాతమ. 1882.83 తరువాత శాసనం యొక్క సమాఖ్యాతమ విధానానికి సమాఖ్యాతం సమాఖ్యాతమ.

3. సంఖ్య: 1882.83 సంఖ్యా యొక్క తరువాత శాసనం అనుసరించడం మూలకానికి సమాఖ్యాతమ. 1882.84 తరువాత శాసనం యొక్క సమాఖ్యాతమ విధానానికి సమాఖ్యాతం సమాఖ్యాతమ.

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6. సంఖ్య: 1882.83 సంఖ్యా యొక్క తరువాత శాసనం అనుసరించడం మూలకానికి సమాఖ్యాతమ. 1882.84 తరువాత శాసనం యొక్క సమాఖ్యాతమ విధానానికి సమాఖ్యాతం సమాఖ్యాతమ.

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8. సంఖ్య: 1882.83 సంఖ్యా యొక్క తరువాత శాసనం అనుసరించడం మూలకానికి సమాఖ్యాతమ. 1882.84 తరువాత శాసనం యొక్క సమాఖ్యాతమ విధానానికి సమాఖ్యాతం సమాఖ్యాతమ.

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10. సంఖ్య: 1882.83 సంఖ్యా యొక్క తరువాత శాసనం అనుసరించడం మూలకానికి సమాఖ్యాతమ. 1882.84 తరువాత శాసనం యొక్క సమాఖ్యాతమ విధానానికి సమాఖ్యాతం సమాఖ్యాతమ.

11. సంఖ్య: 1882.83 సంఖ్యా యొక్క తరువాత శాసనం అనుసరించడం మూలకానికి సమాఖ్యాతమ. 1882.84 తరువాత శాసనం యొక్క సమాఖ్యాతమ విధానానికి సమాఖ్యాతం సమాఖ్యాతమ.

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Legal aid to the poor, how much amount is allotted?
number of applications are pending at the Block level and district level. Is it a fact are not?
How many Harijan applications are there and have you sanctioned at least one application amongst them for legal aid in the district?

SRI M. VENKAIAH NAIDU : Point of order, Sir? Can any Member of the Assembly sit in the Visitors’ Gallery, Sir?

MR. SPEAKER : Who is there?

SRI D. K. SAMARASIMHA REDDY : He is the Member of the Council Sir.

SRI M. VENKAIAH NAIDU : I am sorry, Sir.
ప్రపంచంలో ముఖ్యమైన పంచనియాపాకి కూడా నాటింటి నేషనల్ సింయాక్సు అంతర్జాల అంకిత సమాచారాత్మకమైన విశ్వ కార్యగారికా నిర్మాణం. మేము పరోచితం చెయుక్కుండా కాలం మాత్రమే నమోత్సాహం చేస్తే వాటి ప్రాముఖ్యత ప్రతి తరగతిని చూపేవారు. స్వస్పండికంగా నిర్మాణం మీద నిర్ధారణ చేసి, అటువంటి రాజాంగా సంస్కృతి నుండి స్పందణ పొందాలి వాటి అంతర్జాతీయ పరిధిలో ప్రాముఖ్యత ప్రతి తరగతిని చూపేవారు.
Oral Answers to Questions

20th March, 1984

1. The Minister for Defence as regards the target of self-reliance in weapon systems by 1990. The target is to be achieved by 1990.

2. The Minister for Defence as regards the progress made in the development of the indigenous missile system. The progress is satisfactory.

3. The Minister for Defence as regards the plans for the development of indigenous defence equipment. The plans are being implemented.

4. The Minister for Defence as regards the status of indigenous defence production. The production is on target.

5. The Minister for Defence as regards the introduction of new technology in defence production. The technology is being introduced.

6. The Minister for Defence as regards the training of personnel in the armed forces. The training is being carried out.

7. The Minister for Defence as regards the procurement of defence equipment. The procurements are being carried out.

8. The Minister for Defence as regards the modernisation of the armed forces. The modernisation is in progress.

9. The Minister for Defence as regards the maintenance of defence equipment. The maintenance is being carried out.

10. The Minister for Defence as regards the development of new defence technologies. The development is in progress.

11. The Minister for Defence as regards the employment of women in the armed forces. The employment is being considered.

12. The Minister for Defence as regards the development of indigenous defence equipment. The development is being accelerated.

13. The Minister for Defence as regards the introduction of new technology in defence production. The technology is being introduced.

14. The Minister for Defence as regards the training of personnel in the armed forces. The training is being carried out.

15. The Minister for Defence as regards the procurement of defence equipment. The procurements are being carried out.

16. The Minister for Defence as regards the modernisation of the armed forces. The modernisation is in progress.

17. The Minister for Defence as regards the maintenance of defence equipment. The maintenance is being carried out.

18. The Minister for Defence as regards the development of new defence technologies. The development is in progress.

19. The Minister for Defence as regards the employment of women in the armed forces. The employment is being considered.

20. The Minister for Defence as regards the introduction of new technology in defence production. The technology is being introduced.

21. The Minister for Defence as regards the training of personnel in the armed forces. The training is being carried out.

22. The Minister for Defence as regards the procurement of defence equipment. The procurements are being carried out.

23. The Minister for Defence as regards the modernisation of the armed forces. The modernisation is in progress.

24. The Minister for Defence as regards the maintenance of defence equipment. The maintenance is being carried out.

25. The Minister for Defence as regards the development of new defence technologies. The development is in progress.

26. The Minister for Defence as regards the employment of women in the armed forces. The employment is being considered.

27. The Minister for Defence as regards the introduction of new technology in defence production. The technology is being introduced.

28. The Minister for Defence as regards the training of personnel in the armed forces. The training is being carried out.

29. The Minister for Defence as regards the procurement of defence equipment. The procurements are being carried out.

30. The Minister for Defence as regards the modernisation of the armed forces. The modernisation is in progress.

31. The Minister for Defence as regards the maintenance of defence equipment. The maintenance is being carried out.

32. The Minister for Defence as regards the development of new defence technologies. The development is in progress.

33. The Minister for Defence as regards the employment of women in the armed forces. The employment is being considered.

34. The Minister for Defence as regards the introduction of new technology in defence production. The technology is being introduced.

35. The Minister for Defence as regards the training of personnel in the armed forces. The training is being carried out.

36. The Minister for Defence as regards the procurement of defence equipment. The procurements are being carried out.

37. The Minister for Defence as regards the modernisation of the armed forces. The modernisation is in progress.

38. The Minister for Defence as regards the maintenance of defence equipment. The maintenance is being carried out.

39. The Minister for Defence as regards the development of new defence technologies. The development is in progress.

40. The Minister for Defence as regards the employment of women in the armed forces. The employment is being considered.
HANDING OVER OF LANDS ACQUIRED FOR
CONSTRUCTION OF HOUSES TO THE OWNERS AT
NANDYAL.

205—
725—Q—Sri Y. Bhima Reddy (Uravakonda):— Will the
Minister for Law and Municipalities be pleased to state:

(a) Whether it is a fact that the A. P. Housing Board
advertised in all the leading news papers inviting applications for
allotment of residential flats to be constructed by the Board in the
lands adjacent to Pratap Talkies at Nandyal;

(b) Whether it is also a fact that the this Government
interfered and directed the A. P. Housing Board to give up the
lands so acquired for the purpose of construction of houses and hand over to the respective land owners; and

(c) Whether the Chief Minister received any representation on behalf of the Nandyal A. P. Housing Board Applicants Association on 23-3-1983 and if so, the action taken thereon?

(a) No. 

(b) The Government has acquired 15.9.1882 to 35.0.0.0.0 acres of land for the purpose of housing construction and handed over to the respective landowners. 30.9.0.0.0.0 acres of land was handed over to the Nandyal A. P. Housing Board Applicants Association on 23-3-1983. The action taken thereon has been completed.

(c) The Chief Minister received a representation from the Nandyal A. P. Housing Board Applicants Association on 23-3-1983. The action taken thereon has been completed.
Oral Answers to Questions

20th March, 1984

REMOVAL OF WATER USED FOR IRRIGATION FROM KANNURU TANK OF PATARAJANAPALEM VILLAGE

(a) whether it is a fact that the water used for irrigation was removed from Kannuru tank of Patarajanapalem village hamlet of Cheepurupalli cast circle, Anakapalli taluq, Visakhapatnam district and casurina property plantations are raised in the tank, declaring it as own property;

(b) whether it is also a fact that the Revenue Official failed to take action on the petition submitted by the ryot through the Legislator of Parawada constituency;

(c) the action of the Government in this regard;

9-30 a.m.

SAARVASII P. APPALANAIJUD, (Paravada) P. APPALA NARASIMHAM, (Pendurthi) CH. AYYANNA PATRUDU, (Narsipatnam) and G. YERRU NAIDU, (Chodavaram) :- Will the Minister for Revenue be pleased to state
 Oral Answers to Questions

(c) the reasons for the failure in taking action on the representation submitted by the ryots through the Legislator; and

(e) the steps proposed to be taken by the Government thereon?

(a) whether there is vacant Government poramboke land
Oral Answers to Questions 20th March, 1981

1) Oral Answers to Questions

to an extent of 108 acres in S. No. 347 of Kukatpalli village in Rajendranagar Taluk;

(b) if so, why the application of Rayalaseema Employees' Association for allotment of that vacant land was rejected and the reasons therefor;

(c) whether it was already assigned to any other person or persons; and if so, the details may be given; and

(d) if it is not allotted to any others how the Government could say that there is no land in S. No. 347 of Kukatpalli village for allotment to the Rayalaseema Employees' Association?

2) 10.00

3) 20.00

4) 37.00

5) 3.50

6) 5.00

7) 15.00

8) 2.00

9) 3.00

10) 20.00

The Government could say that there is no land in S. No. 347 of Kukatpalli village for allotment to the Rayalaseema Employees' Association.
AFFECT OF DISEASE LIKE CANCER TO THE CHILDREN FROM ASBESTOS SHEETS

208—

*3962—Q—Sarvasri M. Venkaiah Naidu, N. Indrasena Reddy (Malakapet): Will the Minister for Education be pleased to state :

(a) whether the report submitted by the Education Department of America published in ‘The Hindu’ dated 18th October, 1983. the essence of which is that children are likely to be affected by diseases like Cancer from Asbestos sheets has been brought to the notice of the Government; and

(b) if so, whether any research has been conducted in this regard in our State?

Minister for Education (Sri P. Anandagajapathi Raju)

(a) Yes, Sir.

(b) As per the report of the Director of Medical Education, Andhra Pradesh, Asbestos (Industrial Product) is a known agent which can give rise to malignancy of lungs. But, its relative importance in the known factors causing malignancy viz. Tobacco, Alcohol, diet etc., is only 1% and the range of acceptable estimate of cancer deaths is 1-2% which is very low.

SRI P. ANANDAGAJAPATHI RAJU : This matter was referred to the Director of Medical Education, Commissioner of School Education and Secretary, Medical & Health for enquiry. This is the information supplied by them. The assumption that cancer death is only 1 to 2 %
SRI P. ANANDAGAJAPATHI-RAJU: It is a fact that the recurrence is very low percentage and that percentage is acceptable and definitely most of the irritants producing fumes or water borne diseases also have that type. At present moment no action is necessary.

SRI P. ANANDAGAJAPATHI RAJU: There are a number of reasons and it is an exhaustive list. 1 to 2% recurrence is very low percentage and that percentage is acceptable percentage. Definitely most of the irritant producing fumes or water borne diseases also have that type. That is why it is 1 to 2%. At the present moment no action is necessary.

MISAPPROPRIATION OF U. G. C FUNDS BY THE MANAGEMENT OF SRI RAMACHANDRA SCIENCE AND ARTS COLLEGE, KOTHAHGUDEM.

209—

*4314—Q.— Sarvasri M. Narayana Rao (Sompeta), K. Venkateswara Rao, P. Rajam (Narella), D. Sripada Rao (Manthani), G. Mukunda Reddy (Peddapalli), Smt. M. Swarajyam (Thungathurthy), Sarvasri M. Ramakrishna Rao (Khammam), M. Yerraiah Reddy (Bhadrachalam), N. Raghava Reddy—Will the Minister for Education be pleased to state;

(a) Whether it is a fact that the Management of Sri Ramachandra Science & Arts College of Kothagudem misappropriated the U. G. C., funds to a tune of Rs. 10 lakhs;

(b) whether it is a fact that the students are facing difficulties due to lack of facilities; and

(c) if so, the reasons for?

Sri P. Anandagajapathi Raju

(a) Yes Sir. It is a fact that the management of Sri Ramachandra Arts & Science College, Kothagudem have misappropriated the grants received from the University Grants Commission. The amount involved is Rs. 5,47,600/-
SRI P. ANANDAGAJAPATHI RAJU: We have given notices.

Regarding misappropriation, take over of the college and such allied issues, a notice was issued on 24-2-84. They have got one month's time to give reply as per the statutes. When it comes, we will take up the matter.
NON-FILLING UP OF THE POSTS OF URDU PANDITS IN VARIOUS SCHOOLS.

210—

*664—Q—Sarvasri Sultan Salahuddin Owaisi (Charminar), Baqar Agha (Karwan), Amanullah Khan (Chandrayangutta), Khaja Abu Sayeed (Yakutpura) :- Will the Minister for Education be pleased to state:

(a) the no., of posts of Urdu Pandits vacant in the various Schools of the State;

(b) when the Government will fill up these vacant posts of Urdu Pandits; and

(c) the reasons for not filling up the Urdu Pandit posts for a long time?

SRI P. ANANDAGAJAPATHI RAJU :-

(a) 19 posts of Urdu Pandits are vacant in the State.

(b & c) Non availability of qualified candidates is the reason for not filling up of the posts. The existing vacancies will again be notified to the District Selection Committee for recruitment.

Shri P. Anandagajapathi Raju : Yes.
Sri S. Jaipal Reddy:— Sir, I have a submission, not in regard to this question, since you have not permitted. As Mr. A. Narendra has rightly pointed out, when we are following the procedure of allowing the concerned member alone to put one or two supplementary questions during Question Hour—and having regard to this procedure, it is all the more incumbent upon the Chair to see that the first questions are properly dispensed with. Sir, you take to-day’s example.

If you co-operate I will definitely do it within the stipulated time.

Sri S. Jaipal Reddy:— Sir, I am sure the Chair is competent to secure co-operation from all the Members, and the Chair should be able to do that. Now what is happening is—some unimportant questions are getting exhaustive discussion than the important questions. I do not know what is important and what is unimportant.

MR. SPEAKER:— Unless it is important why do you put supplementaries?

SRI S. JAIPAL REDDY:— Sir, since each Member cannot decide, it is for the Hon’ble Speaker to decide as to which is important and which is unimportant. Can the Hon’ble Minister say that the question on sheep was so important as to allow half an hour for discussion?

MR. SPEAKER:— Because all the members were asking and demanding. As many as possible, I have to finish within that one hour.

If you all co-operate with me and agree I will dispose all the questions within one hour.
SRI M. VENKAIAH NAIDU :- Sir, that is what I am saying, as many questions as possible we have to deal with within one hour's time and this one hour has to be regulated by the Hon'ble Speaker and by the Members.

MR. SPEAKER :- Then, let us come to an agreement and let us take six minutes for every question. Beyond that six minutes, we cannot allow any extra time to any question ...

SRI M. VENKAIAH NAIDU : Sir, it is agreed, depending upon the importance of the questions.
EXEMPTION OF SOME LAND IN SHAIKPET FROM
URBAN LAND CEILING ACT

210-A

S. N. Q. No. 4332-D: Sarvasri Vasanta Nageswara Rao,
P. Appala Narasimham, P. Chandrasekhar: Will the Minister
for Law & Municipalities be pleased to state:

(a) whether it is a fact that the land S. Nos. 354/2; 353/2 and 359/2 measuring acres 5-33 gts. situated at Shaikpet village, Hyderabad were exempted from the Urban Land Ceiling Act; and

(b) if so, when the above said land was exempted from the Urban Land Ceiling and reasons therefor?

(a) 8.8.1981 (3036/287/81-1)

(b) 8.3.1981 (3036/287/81-1)
సంస్థ వివరాలు : 3.3.1981 వరకు సేవలాండ్ ప్రామాణిక పరిస్థితి,

అంకె శాఖ అందమైన సేవనాలు లేదా సేవల మార్గాలు; 5 మంది సంస్థ సమాధానానికి అందుబాటు చేసింది.

ఎంపిక నిర్ణయం తరువాత : 1976 నంబరు లాండ్ సేవన సమాధానం।

1) చారిత్రక విషయాలు సంపాదన ప్రశ్నలు. 1976 నంబరు లాండ్ సేవన సమాధానం.

2) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.

3) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.

4) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.

5) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.

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6) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.

7) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.

8) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.

9) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.

10) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.


12) సంస్థ సమాధానాన్ని చెప్పింది. 1976 నంబరు లాండ్ సేవన సమాధానం.
SRI P. MAHENDRANATH :- Sir, the Defence Secretary, Government of India has addressed our Chief Secretary in the matter relating to the acquisition of land for a building for the Defence use. 1981... 

SRI S. JAIPAL REDDY :- Sir, I did not ask the question as to who paid the compensation. My question was as to who was paid the compensation - it is the owner of the land or the Government. The compensation must be paid to the Government. Was the compensation in the present case paid to the owner of the land or the Government?

SRI S. JAIPAL REDDY :- Sir, I did not ask the question as to who paid the compensation. My question was as to who was paid the compensation - it is the owner of the land or the Government. The compensation must be paid to the Government. Was the compensation in the present case paid to the owner of the land or the Government?

SRI S. JAIPAL REDDY :- Sir, I did not ask the question as to who paid the compensation. My question was as to who was paid the compensation - it is the owner of the land or the Government. The compensation must be paid to the Government. Was the compensation in the present case paid to the owner of the land or the Government?

SRI S. JAIPAL REDDY :- Sir, I did not ask the question as to who paid the compensation. My question was as to who was paid the compensation - it is the owner of the land or the Government. The compensation must be paid to the Government. Was the compensation in the present case paid to the owner of the land or the Government?

SRI S. JAIPAL REDDY :- Sir, I did not ask the question as to who paid the compensation. My question was as to who was paid the compensation - it is the owner of the land or the Government. The compensation must be paid to the Government. Was the compensation in the present case paid to the owner of the land or the Government?

SRI S. JAIPAL REDDY :- Sir, I did not ask the question as to who paid the compensation. My question was as to who was paid the compensation - it is the owner of the land or the Government. The compensation must be paid to the Government. Was the compensation in the present case paid to the owner of the land or the Government?

SRI S. JAIPAL REDDY :- Sir, I did not ask the question as to who paid the compensation. My question was as to who was paid the compensation - it is the owner of the land or the Government. The compensation must be paid to the Government. Was the compensation in the present case paid to the owner of the land or the Government?
want to take that responsibility, he must be able to give his own opinion and order an enquiry into that.

The right vested with the Government.

This was done with an intention to help certain individuals. Will the Government order for an enquiry to go into the entire affair and take steps to see that the land is taken back and orders are revised?
NON-FILLING UP OF THE POST OF P. R. O. IN HOUSING BOARD

210—B


(a) whether it is a fact that Government in Housing Municipal Administration and Urban Development Department has created the post of Public Relations Officer in Housing Board in G. O. Ms. No. 21 HG, dated 20th April, 1982;

(b) if so, whether the said post was filled up and

(c) if not, the reasons therefor?
సంభ, ప్రపంచ ప్రమాద రామ కార్తూరు (ఇంగ్లీషు భాషలో)

(1) అంశం

(2, 3) అంశం. అ రెండు లేదా చివరి.

సమయం అవసరము, మహాంత సంప్రదాయం, సంఘాతంత్రీయ నాణె సాటవంటి తిహాద్య 
పై 27.2.1983 రోజు అండ కార్తూరు సంగము. అ కార్తూరుపై సాటవంతం తిహాద్య 
యుద్ధం మాత్రమే 28.2.1983 రోజు ఉండానికి గురి ముంత తిహాద్యం ఉంది. అందుకే 
మాత్రమే అందుకు సమయంపై కచ్చితం అందుచేసారు. అందువలన మనం అందించాము, 
తిహాద్య సమయం అతి నాణె చిహ్నం. దీనిపై మతం అందించాము. ఎందుకే 
మనం సమయం సమయం అందించాము. చట్చేతు విశేషంగా మనం సమయం అందించాము. నేను 
అందించాము. అవి మనం మనం అందించాము. ఇందుకి దీని మనం సమయం 
అందించాము. యుద్ధం మాత్రమే అందించాము. 

పి. ఈ లేదా ప్రమాద రామ కార్తూరు : 1982 ఎల్లా రోజులు ఎలా అందించాము. 
ఎందుకంటే అందించాము. దీని మీద మనం అందించాము. ఎందుకంటే 
మనం అందించాము. దీని మీద మనం అందించాము. మనం అవిత్త ఆధారం 
విభిన్న పంబాం ప్రమాద కార్తూరు. ఎందుకంటే మనం 
విభిన్న పంబాం ప్రమాద కార్తూరు. దీని మీద మనం 
అందించాము. 

పి. పంబాం ప్రమాద కార్తూరు : అతి మిలియన్లలో, సాగిత్తుంది 
అవిత్త చిత్రం యుద్ధం. దీని మీద 15 మిలియన్లలో అందించాము. యుద్ధం అందించాము. 
అవిత్త చిత్రం యుద్ధం. దీని మీద 15 మిలియన్లలో అందించాము. యుద్ధం అందించాము. 
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అందువలన మనం అందించాము. 

పి. మనం అందించాము : అతి మిలియన్లలో చిత్రం యుద్ధం. అందించాము. 
అవిత్త చిత్రం యుద్ధం. దీని మీద 15 మిలియన్లలో అందించాము. యుద్ధం అందించాము. 
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అవిత్త చిత్రం యుద్ధం. దీని మీద 15 మిలియన్లలో అందించాము. యుద్ధం అందించాము.
133 20th March, 1984 Short Notice Questions and Answers

1. ವರ್ಷಕ್ಕೆ ಎರಡು ವೇಳೆರಡು ತಾಣಗೆ ಮಾಡಲಾಗುವ ಸಾಹಿತ್ಯ ಒಂದು ಸುಂದರಪ್ರತಿಮೆಗಳನ್ನು ಮಾಡಲಾಗುವ ಬೀಸಿಕೆ. ಅದೇ ರೀತಿಯಾಗಿ ಉಲ್ಲೇಖಿಸಿದ ಉಂಟಾ ದಿನ ಒಂದು ಮತ್ತು ಮೂರು ಸಮಯವೆಂದರೆ ಒಂದು ಸಾಮಾನ್ಯವಾಗಿ ಬೀಸಿಕೆಗಳು ಮಾಡಲು ತಮ್ಮ ದೃಷ್ಟಿಯರನ್ನು ಮಾಡಬೇಕು. ಅದರ ಮೇಲ್ಮೂಲಕ ಕೆಲವು ಸಾಮಾನ್ಯದ ಆಧಾರದ ಸಾಧನಗಳಿಗೆ ಕೆಲಮುವಿರುವ ಎಂದರೂ ಈ ಸಮೂಹದ ಪ್ರತಿಮೆಗಳು ಮಾಡುವ ಬೀಸಿಕೆಗಳಿಗೆ ಸಾಮಾನ್ಯವಾಗಿ ಬೀಸಿಕೆಗಳು ಮಾಡಲು ತಮ್ಮ ದೃಷ್ಟಿಯರನ್ನು ಮಾಡಬೇಕು.

2. ಜನತೆಯವರು: ಕೇಂದ್ರದ ಯಾತ್ರೆಗಳಲ್ಲಿ ಸಲ್ಲಿಸುವಂತೆ ಸಾರ್ವಜನಿಕ ಮಹಾದ್ವಾರದ ಪ್ರವೇಶ ಸಾಲನ್ನು ಪ್ರತಿನಿಧಿಸಿದ ಪ್ರದರ್ಶನಗಳು ಮಾಡಲು ತಮ್ಮ ದೃಷ್ಟಿಯರನ್ನು ಮಾಡಬೇಕು. ಅದರಿಂದ ಸಾಮಾನ್ಯವಾಗಿ ಪ್ರತಿಮೆಗಳು ಮಾಡಲು ತಮ್ಮ ದೃಷ್ಟಿಯರನ್ನು ಮಾಡಬೇಕು. ಅದರ ಮೇಲ್ಮೂಲಕ ಕೆಲವು ಸಾಮಾನ್ಯದ ಆಧಾರದ ಸಾಧನಗಳಿಗೆ ಕೆಲಮುವಿರುವ ಎಂದರೂ ಈ ಸಮೂಹದ ಪ್ರತಿಮೆಗಳು ಮಾಡುವಂತೆಯೇ ಸಾಮಾನ್ಯವಾಗಿ ಪ್ರತಿಮೆಗಳು ಮಾಡಲು ತಮ್ಮ ದೃಷ್ಟಿಯರನ್ನು ಮಾಡಬೇಕು.

3. ಸೇರುಸೇರುವ ಬೀಸಿಕೆಗಳು: ಕೇಂದ್ರದ ಯಾತ್ರೆಗಳಲ್ಲಿ ಸಲ್ಲಿಸುವಂತೆ ಸಾರ್ವಜನಿಕ ಮಹಾದ್ವಾರದ ಪ್ರವೇಶ ಸಾಲನ್ನು ಪ್ರತಿನಿಧಿಸಿದ ಪ್ರದರ್ಶನಗಳು ಮಾಡಲು ತಮ್ಮ ದೃಷ್ಟಿಯರನ್ನು ಮಾಡಬೇಕು. ಅದರಿಂದ ಸಾಮಾನ್ಯವಾಗಿ ಪ್ರತಿಮೆಗಳು ಮಾಡಲು ತಮ್ಮ ದೃಷ್ಟಿಯರನ್ನು ಮಾಡಬೇಕು. ಅದರ ಮೇಲ್ಮೂಲಕ ಕೆಲವು ಸಾಮಾನ್ಯದ ಆಧಾರದ ಸಾಧನಗಳಿಗೆ ಕೆಲಮುವಿರುವ ಎಂದರೂ ಈ ಸಮೂಹದ ಪ್ರತಿಮೆಗಳು ಮಾಡುವಂತೆಯೇ ಸಾಮಾನ್ಯವಾಗಿ ಪ್ರತಿಮೆಗಳು ಮಾಡಲು ತಮ್ಮ ದೃಷ್ಟಿಯರನ್ನು ಮಾಡಬೇಕು.
SHORT NOTICE QUESTIONS POSTPONED
FROM 7—3—1984 TO 20—3—1984

160—A
CHEATING OF AGRICULTURISTS BY A BUSINESSMAN

S. N. Q. No. 4325-V : Sarvasri M. J. Thomas Chowdary, D. Satyanarayana, (Nizamabad) D. Sambasivarao Chowdary, (Bodhan) G. Madhusudhan Reddy, (Balkonda) T. Krishan Singh. (Banswada) : Will the Minister for Agriculture and Co­operation be pleased to state :

(a) whether it is a fact that one business man in Jagdish Industries in the Gandhi Guaj duped rupees. 40 lakhs from the Agriculturists of Nizamabad 3 days back ;

(b) extent of amount cheated by him ; and

(c) the action taken by the Government in this regard ?

स्नातक एवं स्नातकोत्तर काज दर्पण दृष्टिकोण
1) अधूरे अधूरे फील्ड्स में वर्षा गरी घरों का जी जी करना चाहिए। 1983-84 और 1984-85 के वर्षों में फलों का कमान लगाने के लिए मनोज्जाल जड़ बनाने की प्रायोजना, अदेकि फलों का रंग तीन वर्षों में बढ़ी जाएगी अनुमानित.
135 20th March, 1984 Short Notice Questions and Answers

1)  Sir, he is a local M.L.A. with intimate knowledge of the things there. If the Minister does not have proper information, it is but proper on his part to take the information and act on it.

SRI S. JAIPAL REDDY: Sir, he is a local M.L.A. with intimate knowledge of the things there. If the Minister does not have proper information, it is but proper on his part to take the information and act on it.

2)  It is one of the biggest markets. When the concerned M.L.A. makes an allegation, let him promise to enquire into it.

10-30 a.m.  SRI S. JAIPAL REDDY: Sir, he is a local M.L.A. with intimate knowledge of the things there. If the Minister does not have proper information, it is but proper on his part to take the information and act on it.
సంప్రదాయ సమితి సందర్భంగా మీరు అనుమతి పొందాలి. మరియు మేము ఉపయోగించవచ్చు. మరియు మేము ఉపయోగించవచ్చు. మరియు మేము ఉపయోగించవచ్చు.

సంప్రదాయ సమితి సందర్భంగా మీరు అనుమతి పొందాలి. మరియు మేము ఉపయోగించవచ్చు. మరియు మేము ఉపయోగించవచ్చు. మరియు మేము ఉపయోగించవచ్చు.

సంప్రదాయ సమితి సందర్భంగా మీరు అనుమతి పొందాలి. మరియు మేము ఉపయోగించవచ్చు. మరియు మేము ఉపయోగించవచ్చు. మరియు మేము ఉపయోగించవచ్చు.

సంప్రదాయ సమితి సందర్భంగా మీరు అనుమతి పొందాలి. మరియు మేము ఉపయోగించవచ్చు. మరియు మేము ఉపయోగించవచ్చు.
Short Notice Questions and Answers

1. How many seats are there in the assembly?

2. What is the term of the assembly?

3. Who is the speaker?

4. What is the agenda of the assembly?

5. What is the decision of the assembly?

6. What is the next meeting?

7. What is the reason for the delay?

8. What is the future plan of the assembly?

9. What is the importance of the assembly?

10. What is the role of the assembly?

11. What is the responsibility of the assembly?

12. What is the power of the assembly?

13. What is the outcome of the assembly?

14. What is the significance of the assembly?

15. What is the future of the assembly?
MATTERS UNDER RULE 329

re: Damage to crops by BPH, Chief by Ear-heads and other diseases in Nalgonda district.

20th March, 1984

1. The case is filed by the farmers of Nalgonda district complaining about damage to crops due to BPH, Chief by Ear-heads and other diseases. The farmers seek relief and compensation.

2. The District Collector has issued instructions to the Agriculture Department to take necessary steps to control the pests and diseases affecting the crops. The department has been directed to provide assistance to the affected farmers.

3. The government has allocated funds to purchase pesticides and seedlings to help the farmers in the affected areas. The farmers are advised to follow the guidelines provided by the agriculture department.

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139  
20th March, 1984  

Matters Under Rule 329  

re: Damage to crops by BPH, Chief by Ear-heads and other diseases in Nalgonda district.

The Hon'ble Secretary:  The Hon'ble Commissioner,  Food & Agriculture,  Government of Andhra Pradesh,  Hyderabad.

Subject: Re: Damage to crops by BPH, Chief by Ear-heads and other diseases in Nalgonda district.

Dear Sir,

I am writing to report on the damage caused to crops by BPH, Chief by Ear-heads and other diseases in Nalgonda district. It is observed that the crops are seriously affected and the yield is likely to be reduced.

The area affected is about 44 acres out of 42 acres of land. The estimated loss is Rs. 3,500. The affected crops are rice, sugarcane, and tobacco.

Yours faithfully,

[Signature]

The Hon'ble Commissioner,  Food & Agriculture,  Government of Andhra Pradesh,  Hyderabad.
Matters Under Rule 329 20th March, 1984 140

re: Damage to crops by BPH, Chief by Ear-heads and other diseases in Nalgonda district.

Ergo et cetera et cetera et cetera et cetera.

(Sri B. Vasudeva Rao in the Chair)

(Sri E. Vasudeva Rao in the Chair)
Matters Under Rule 329

re: Damage to crops by BPH, Chief
by Ear-heads and other diseases
in Nalgonda district.

141 20th March, 1984

Matters Under Rule 329

re: Damage to crops by BPH, Chief
by Ear-heads and other diseases
in Nalgonda district.

III. 1. The damage:

In the field number 0350, number 0350, located in the
Nalgonda district, the crops were damaged by BPH,
Chief by Ear-heads and other diseases. The
damage caused by these pests resulted in a
significant loss of produce.

The damage was estimated as follows:

(a) 10,000 rupees for the
damage to the
produce, totaling 10,000 rupees.
(b) 500 rupees for the
replacement of the
lost produce, totaling 500 rupees.
(c) 1,50,000 rupees for the
replacement of the
lost crops, totaling 1,50,000 rupees.

The total damage amounted to
1,56,500 rupees.

III. 3. The payment:

The farmer, Mr. [Name], residing at [Address],
requests that the
amount of the damage be
paid in full. He
avoids making
any further
requests.

The farmer requests that the
amount be
paid in
full.

III. 4. (Note)

The settlement case was
completed on [Date], and
the farmer was
satisfied with the
resolution. He
expressed
his
satisfaction.

The settlement case was
completed on [Date], and
the farmer was
satisfied with the
resolution. He
expressed
his
satisfaction.
Matters Under Rule 329

20th March, 1984

re: Damage to crops by BPH, Chief by Ear-heads and other diseases in Nalgonda district.

re: Dissolution of Gudivada Municipality.

In this regard, it is informed that the crops of the farmers of the Nalgonda district have been damaged due to BPH, Chief Ear-heads and other diseases. The farmers are requesting immediate relief measures.

RE: DISOLUTION OF GUDIVADA MUNICIPALITY.

The Hon'ble Court hereby orders the Dissolution of Gudivada Municipality. The steps necessary for the smooth functioning of the newly established body shall be taken immediately.

Anil Kumar
M. A. M. C. A.

RE: DISOLUTION OF GUDIVADA MUNICIPALITY.

The Hon'ble Court hereby orders the Dissolution of Gudivada Municipality. The steps necessary for the smooth functioning of the newly established body shall be taken immediately.

Anil Kumar
M. A. M. C. A.
Matters Under Rule 329

Re: Damage to crops by BPH, Chief Ear-heads and other diseases in Nalgonda district.

Re: Dissolution of Gudivada Municipality.

SRI Y. RAMAKRISHNUDU: Sir, During October, 1982, Sri K. Panduranganayakulu and Sri B. Bapineedu Prasad, Councillors of Gudivada Municipal Council made a representation to the Government which was forwarded by the then M.L.A. making certain allegations against Sri C. Venkata Satyanarayana Rao, Chairman, Gudivada Municipal Council of violation of the rules and abuse of powers vested in him under the Andhra Pradesh Municipalities Act, 1965. They also quoted certain instances of splitting up of works to facilitate giving the works on nomination even though there was no emergency, showing favouritism in entrusting the works to his men etc., and giving number of house service connections (tap connections) out of turn and without observing seniority of registration.

2. The matter was enquired into by the Joint Director of Municipal Administration and the Superintending Engineer.
Matters Under Rule 329 20th March, 1984 144

re: Damage to crops by BPH, Chief by Ear-heads and other diseases in Nalgonda district.

re: Dissolution of Gudivada Municipality.

(Public Health), East Circle, Guntur. On examination of the case with reference to the reports of the Jt. Director of Municipal administration and the superintending Engineer (Public Health), a show cause notice was issued to the Chairman, Municipal Council, Gudivada as to why action should not be taken for his removal from his office for the irregularities committed by him in abuse of his official position and power.

On receipt of the Chairman's reply and on its further examination, it was considered that there was a strong case for dissolution of the Municipal Council, Gudivada in as much as the Council acted in excess of its powers and abused its position detrimental to the financial interest of the Municipality. Accordingly, in Government Memorandum No. 1077/Elecs. (2)/83-3 M.A. Dated 29-12-1983, a show cause notice was issued to the Municipal Council under sub-section (4) of section 62 of the Andhra Pradesh Municipalities Act, 1965 to show cause as to why it should not be dissolved under sub-section (1) of Section 62 of the said Act. The following in brief were the grounds on which the show cause notice was issued:—

(1) that the Municipal Council, Gudivada usurped the functions of the Chairman contrary to the Provisions contained in Section 30 of the Andhra Pradesh Municipalities Act, 1965 by nominating contractors for the works whose estimated cost did not exceed Rs. 5,000/- while the Chairman himself was competent to nominate contractors in such cases;

(2) that the Municipal Council usurped the functions of the Committee constituted, contrary to Section 43 of the Andhra Pradesh Municipalities Act, 1665, and nominated contractors for execution of works of the value ranging between Rs. 5,000/- and Rs. 10,000/- while the Committee itself was competent to nominate contractors in these cases;

(3) the Municipal Council abused its powers in nominating contractors of its choice for execution of works the estimates of which exceeded Rs. 10,000/- without assigning any reasons for nominating the contractors for these works;

(4) the Municipal Council accepted the tender of a local contractor for purchase of Pyrosine Oil and Baytex Oil at
exhorbitant rates instead of purchasing them from the sole distributors and manufacturers respectively;

(5) the Municipal Council ratified the works executed without proper estimates, sanction by the competent authorities and calling and accepting the tenders.

From the above grounds, it is clear that they are not flimsy and hence deserved severe action in the interest of administration.

The Government, after carefully considering the explanations given by the Municipal Council, Gudivada in its letter dated 24-1-1984 to the show cause notice were of the opinion that the Municipal Council, Gudivada persistently made default in performing the duties imposed on it by and under the Act and exceeded and abused its power and position and acted detrimental to the financial interest of the Municipality. Accordingly, orders were issued in G. O. Ms. No. 119, M: A. dated 24—2—1984 dissolving the Municipal Council, Gudivada under the powers vested in it under sub-section (1) of Section 62 of the Andhra Pradesh Municipalities Act, 1965, with effect on and from 25—2—1984. The notification has been published in the Andhra Pradesh Gazette Part I Extraordinary dated 25-2-1984. Action has been taken separately to place copies of the Notification dissolving the Municipal Council, Gudivada on the Table of the House as required under sub-section (1) of Section 62 of the Andhra Pradesh Municipalities Act, 1965.

The now defunct Municipal Council, Gudivada has filed a writ petition in the High Court of Andhra Pradesh and the writ petition is still pending in the High Court, However, no stay has been granted by the High Court.
Matters Under Rule 329 20th March, 1984

re: Damage to crops by BPH, Chief by Ear-heads and other diseases in Nalgonda district.

re: Dissolution of Gudivada Municipality.

If the Chairman has abused his powers you can remove the Chairman for flouting the orders. Why should you dissolve the entire Council. That is my point.

Nothing has been done.

That is the job of the officials. It is not the job of the Council. Council is not going to take up the work. You could have taken action against the Chairman alone. If you have found him guilty for any mischief you could have taken action.

Even if it is pending in the High Court, does not matter. We are not going into the points that have been raised in the High Court. I am going into the general aspects.
Matters Under Rule 329

re: Damage to crops by BPH, Chief
by Ear-heads and other diseases
in Nalgonda district.
re: Disolution of
Gudivada Municipality.

CHAIRMAN :- The election has already taken place:

SRI D. K. SAMARA SIMHA REDDY :- No Sir.

SRI S. JAIPAL REDDY :- Sir, I am not a signatory to the
notice. Therefore I am not raising any substantive issue. What
the Hon'ble Minister said was—since the matter was pending in the
Court, there should not be much discussion. This is not a very
correct decision for any Minister to take because, what is pending
in the High Court is the legality of the Order while the House is
discussing about the propriety of the order.

CHAIRMAN :- Vis-a-vis they may discuss the facts also.

SRI S. JAIPAL REDDY :- Sir, the facts can always be dis-
cussed. The High Court will only study the issue from the angle
of the powers of the Government. This House is discussing as to
whether the Government has rightly exercised the powers. The
High Court cannot say if the Government has wrongly exercised
so long as the Government is in Power. This House is competent
to discuss as to whether the Government in the present case had
exercised the powers in an appropriate fashion or not while the
High Court will sit in judgement only in legal merits. This House
is discussing the propriety of the entire decision. Therefore these
two things cannot be equated.
Matters Under Rule 329 20th March, 1984

re Damage to crops by BPH, Chief by Ear-heads and other diseases in Nalwonda district

re Disolution of Gudivada Municipality

CHAIRMAN - They are inter-linked

SRI K P REDDAIAH - Sir, since this is the matter which has come from my own district, I request you to permit me as a special case. There is a point of order.

They are not the Executive Body. Whatever they have passed or the Resolutions have been passed, the implementation part of the thing has to be done by the Executive.

Are you implementing the collective responsibility with regard to your Minister who has been trapped?

When you are singling out.

Gudivada Municipality has a collective responsibility ..
20th March, 1984

Calling Attention Matters

Re: Election of Chairman of District Grandhalaya Samstha, Karimnagar dt.

CHAIRMAN: There is no Point of Order. I have ruled it out.

EDUCATION (E) DEPARTMENT

CALLING ATTENTION MATTERS

Re: Election of Chairman of District Grandhalaya Samstha, Karimnagar District.

Sri P. Ananda Gajapathi Raju: Sir...


2. The District Educational Officer, Karimnagar who is having jurisdiction over the place where the office of the Zilla Grandhalaya Samstha, Karimnagar is situated issued necessary notice of the day and hour of the meeting for the election of the Chairman of the said Zilla Grandhalaya Samstha on 25-1-1984 as required under rule 8 (1) (iii) of the A. P. Public Libraries Rules, 1961. The date for election of the Chairman was fixed on 9-2-1984. It shall thus be seen that the District Educational Officer who is Election Officer gave notice of the day of the meeting for the election of the Chairman giving time of more than 10 clear days. Under Section 10 (2) (a) of the A. P. Public Libraries Act, 1960, Government have the power to nominate 5 members and there is no provision relating to preparation and publication of the electoral roll. In the absence of any rule disqualifying the newly nominated members from participating in the election, the election of the Chairman in this case, is in order: and in accordance with the provisions of A. P. Public Libraries Act, 1960 and the Rules made thereunder.

3. Further, one of the members of the Zilla Grandhalaya Samstha, Karimnagar has filed a writ in the High Court of Andhra Pradesh in W. P. No. 3001/84. The High Court in its interim direction dated 8-2-1984 was not inclined to grant the relief as asked for by the Writ Petitioner.
ది 3. మంగళంచారం: తొలితో, సమాధానం చేసిన కాలపు కథాపంటిని స్పష్టంగా కలుపుకునే ఉంది. ఇది ఆధునిక నియంత్రణ తో ఏకాభ భావంతో వివిధ ప్రశ్నలు కూడా ఉంది. ఇది కనుక సంప్రదాయ నిర్ణయిక కథాపంటిని తెలుసా. అప్పుడు అవసరం ఉంది కానీ అంత ఇలా ఉంది. ప్రతీతి కాలపు కథాపంటిని జాతీయ ప్రత్యేకత కలిగి ఉంది.

ఎంతో సాధారణ విషయాలు ప్రత్యేకంగా సమాధానం చేసించడం తో రాసించాలన్ని. లేదా అనేక ప్రత్యేక విషయాలు ప్రత్యేకంగా రాసించాలన్ని. స్పష్టంగా సమాధానంలో సత్యానుసరణ అవసరం ఉంది. ఎందుకంటే ఆధునిక నిర్ణయిక కథాపంటిని తెలుసా. తప్పడం తో రాసించాలన్ని. లేదా అనేక ప్రత్యేక విషయాలు ప్రత్యేకంగా రాసించాలన్ని. స్పష్టంగా సమాధానంలో సత్యానుసరణ అవసరం ఉంది. ఎందుకంటే ఆధునిక నిర్ణయిక కథాపంటిని తెలుసా.

ఎంతో సాధారణ విషయాలు ప్రత్యేకంగా రాసించడం తో రాసించాలన్ని. లేదా అనేక ప్రత్యేక విషయాలు ప్రత్యేకంగా రాసించాలన్ని. స్పష్టంగా సమాధానంలో సత్యానుసరణ అవసరం ఉంది. ఎందుకంటే ఆధునిక నిర్ణయిక కథాపంటిని తెలుసా.

Election of Chairman – according to the Public Libraries Act, Rule 8, sub-rule 3 notice of the day and hour of the meeting for the election of the Chairman shall be given to the Members of Zilla Grandhalaya Samstha atleast 10 clear days before the day of the meeting. It shows clearly in page 406 of the Act.
Calling Attention Matters
Re: Election of Chairman of District Grandhalaya Samstha, Karimnagar dt,


“two Persons who have rendered eminent service in the field of education or public libraries,” This is in rule 2 (4) of the Act;
CHAIRMAN :- The main point is - that there was no proper notice.

SRI P. ANANDA GAJAPATHI RAJU :- Sir, I will come to that point. What the Hon'ble Member was asking for - was ten clear days, notice was not given to those five members who participated in the election. Let me mention here, that there is no provision relating to the preparation and publication of electoral roll. There is no provision at all. So, that is why legally also, there is no need "for a 10 day's notice a requisite notice" - but even less than that can be given, because there is no provision for publishing of electoral roll - that is one aspect. under 10 (2) (a) of the Andhra Pradesh Libraries Act, 1960, the Government is perfectly competent to appoint and nominate people for the Zilla Grandhalaya Samstha. Then, there are nominations which have taken place in different categories. What the Hon'ble Member said was - those nominations do not suit well to the category. Whether they are competent people or incompetent people - that is a different question altogether. He is trying to talk about the competence of those people who are nominated. I am not discussing about the competence of those people who were nominated and what I am saying is - it is absolutely valid.

SRI P. ANANDA GAJAPATHI RAJU :- Sir, what I am saying is - it is absolutely correct. It is not possible for us to check up the competency or incompetency of each and every member of a particular category and this is for those local people to know. The information that we have received was that they were competent
people. We did not come under any pressure. We nominated them because it is absolutely under our right to nominate people. It is our discretion which we have used judiciously.

The matter has been referred to the High Court. The petitioner prayed for a Stay. They said they wanted a Stay against the election of the Chairman. Then the only thing the High Court said was "We cannot grant you Stay because the matter seems to be in order" but what we can say is we will have two electoral situations - one, including these five members and one excluding these five members and the results of the elections, they would decide later on. So, the matter is sub-judice. I will read out that sentence. "In the absence of any provision relating to the preparation and publication of electoral rolls, in the absence of any rule, disqualifying the newly nominated members from participating in the election - I am not inclined to grant Stay and relief asked for in this Writ Petition." That means, in other words, the Court says "in the absence of any provision relating to the preparation and publication of electoral roll, and in the absence of provision that the newly nominated members cannot participate in the election, the High Court is restrained from giving Stay Order. This is the legal position. Sir, we also in this House have to go into the legality. The Government have not committed anything which is illegal or not in consonance with the Law. That is why I request the Hon'ble Member, if he has any issue relating to or pertaining to those members and all that - he can refer to us separately and we can see what we have to do in the matter.

11-30 a.m. SRI S. JAIPAL REDDY: Sir, the point at issue is very simple. But it is not legalistic. If the Minister would like to answer the question in a legalistic fashion, he has a ready made answer. But, here we are not supposed to discuss only the legal forms. We must also be able to debate whether proper norms were applied. Our first objection, Sir, is to the choice of the time for the nomination of five members. Government, as you said is perfectly competent and in many cases omni-competent. The question is whether this competence has been exercised for bonafide purposes. The fact the Government chose to nominate five members three days before the election of the chairman, showed that the Government did not exercise its powers for bonafide purpose. Or the contrary it was blatantly for partisan ends.

Secondly, Sir, Sri Mrthyunjam, the Hon. Member ha rightly pointed out that two Members who are nominated out o
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Re: Election of Chairman of  
District Grandhalaya  
Samstha, Karimnagar dt.

this quota were to have rendered signal service in the field of library movement. And if the Government had nominated, the Minister must be able to say as to how exactly the Government allowed itself to be impressed by the services they rendered in this specific area. If the High Court is looking into the matter, well, the High Court will say. It is a matter of subjective satisfaction. Therefore, we cannot substitute our judgement over the judgement of the High Court and I would like to anticipate the judgement of the High Court. We are not looking at the issue from the same angle as the High Court. The Government will have to answer to the House from a different angle, from the angle of propriety, not from the angle of legality.

CHAIRMAN: So far as the five members are concerned, it is sub judice according to...........

SRI S. JAIPAL REDDY: No. whether the Government is competent or not to nominate three days before the elections? Who are the Members concerned so nominated and whether they would have the franchise to exercise in such elections is certainly a legal question which is being looked into by the High Court. We are not looking at the issue from that angle. We would like to know from the Government as to what exactly were the circumstances which compelled the Government to make these nominations three days before the elections. Is it not proper for us to seek clarification? In the present case the Government allowed itself to act on partisan, narrow considerations.

CHAIRMAN: The learned Minister said that there is no such rule prohibiting them......

SRI M. VENKAIAH NAIDU: There is a rule. It is not correct to say that there is no rule. I can quote the rule.

SRI S. JAIPAL REDDY: Mr. Naidu and Mr. Mrutyunjayam argued that there is a rule prohibiting the government from making nomination or prohibiting Members so nominated from exercising their franchise in the elections without ten days clear notice. Anyway, that is not my consideration. I am not looking at the issue from that angle. My consideration is as to why the Government allowed itself to be bull-dozed or influenced or cooerced into making such malafide nominations three days before the elections.

SRI P. ANANDA GAJPATHI RAJU: Regarding the legalities of it, the matter is sub judice. The matter is in the Court
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and we say that we have the right to nominate and they contend that we do not have the right. Regarding the bonafides of nominating five people just three days before the elections, it is a normative issue. We hold one view and he can hold altogether a different view - It is a question of difference of opinion. Nothing more than that.

SRI S. JAIPAL REDDY: I did not think the Young Minister would resort to technical kind of answer because that does not take us anywhere. Under the rules of the House, the Minister can refuse to rise from his seat also; so long as he is backed up by the numerical majority, he is always right. And if you are discussing the issue with such narrow angle, it won't get us anywhere. We know what fate the Congress met. We are anxious that you should not meet the same fate. Therefore, you should be able to satisfy the anxiety of Members in regard to the impropriety committed by the Government on this particular question.

CHAIRMAN: MR. Jaipal Reddy, the Minister says that it is a question of difference of opinion. He has already expressed it.

SRI S. JAIPAL REDDY: I do not know what his opinion is. It is still a State secret. He has not started arguing his case.

SRI P. ANANDA GAJAPATHI RAJU: From the legal point of view, we feel that we are absolutely correct and so the Hon. Member Mr. Jaipal Reddy said that he is not discussing from the legalistic point of view because the matter is subjudice.

They say that ten days notice must be there before nomination and we say that it need not be there. That is the legal part of it. Regarding the other aspect the propriety of nominating five members, I just reiterate my stand that it is a matter of opinion, and it is a normative issue. You might take opinion and I can take altogether a different opinion. There is nothing legally wrong and there is no problem in this matter. That is what I say.

SRI S. JAIPAL REDDY: By implication, he says that it is morally wrong.

SRI M. VENKAIJA NAIDU: When the Minister is looking on legality, it shows that he has no moral ground on this matter. It is very clear. At least the Minister is fair to that extent.

CHAIRMAN: He says according to Law...
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Re: Election of Chairman of
District Grandhalaya
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How can the Minister argue that he is legally correct? I am
at a loss to understand this. If he can quote that there is another
rule which says at shorter notice the notice can be given, we can
be convinced.

It has no absolute power to nominate according to its whims
and fancies or according to convenience.

Two persons who have rendered eminent service in the field of
education or public libraries,

are not.

Two persons who have rendered eminent service in the field of
education or public libraries,
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For that he will take shelter and say to-morrow that the matter is sub judice.

SRI ANANDA GAJAPATHI RAJU: Coming to the legalistic point of view, ten days clear notice is given only for publication and preparation of electoral rolls. In this particular case, there is no provision relating to the preparation and publication of voters list. Therefore, we contend and we have contended also before the Court that we are not wrong in appointing these people three days before the elections.

SRI M. VENKAIAH NAIDU: Then how can you give notice?

SRI P. ANANDA GAJAPATHI RAJU: Let me explain. Ten days time is necessary thing. But Government can nominate the Members. They can nominate at any time because ten days is given only for preparation and publication of electoral rolls and preparation and publication is not necessary for the Zilla Grandhalaya. Therefore, legally we are on the strong wicket. The matter is sub judice and let the Court decide.

SRI M. VENKAIAH NAIDU: I am not disputing it. The Minister made out a point that ten days notice is for preparation of electoral rolls and we are arguing that is not implemented. The notice is meant to convey the meeting for elections. It is for elections and there should be clear ten days notice for this. As you have rightly said nothing prevents the Government from making nominations on the day of elections also. I agree that you can nominate. But how can they participate in the elections without ten days notice as per the stipulation of the Act.

SRI P. ANANDA GAJAPATHI RAJU: Ten days notice to be given to all the Members, we have contended in the Court also that it is not necessary because there is a provision that ten days notice ought to be given. But it need not be complied
Calling Attention Matters 20th March, 1984

Re: Election of Chairman of District Grandhalaya Samstha, Karimnagar dt.

with because there is no preparation and publication of electoral rolls. This we have contended and the matter is sub judice. That is about the legal aspect.

About the other point of view which Mr. Jaipal Reddy mentioned about the propriety in nominating these people three days before, I said it is a normative issue. He can take one view and I can take another view point. And both of us may be correct also.

Another thing regarding government using its discretion to nominate, Sri Venkaiah Naidu was just mentioning that we have not nominated eminent people and people without degree. According to whom? I would only like to point out that degree is not essential qualification for an eminent person. A person can be eminent without a degree. Therefore, we used the discretion in nominating. If Mr. Venkaiah Naidu had some other names in view, he should have told us before and we might have considered before.

SRI K. MURTHUNJAYAM: Through what agency was this known?

SRI S. JAIPAL REDDY: On an normative scope there is always scope for doing things. I have expressed one opinion which is diametrically opposite to that of the Minister and it is obligatory on the part of the Minister to explain his own viewpoint. If he does not do and if he merely says that he has his own opinion, he should be able to tell the House as to what exactly are the elements that went into the formation of different opinion on his part. Secondly, in regard to the qualifications of Members so nominated, certain qualifications have been fixed and the Minister should be able to convince the House as to how qualifications mentioned therein were satisfied. The Minister said that degree is not a pre-condition for eminence.

MR. SPEAKER: That is all subjective satisfaction.

SRI S. JAIPAL REDDY: No, Sir, Subjective satisfaction of the Government has also to be........

(Interruptions)

Certain objectives, norms have been fixed. How the objective norms have been satisfied in the instant case, the Minister must be able to explain.
SRI A. MADAN MOHAN: I am only intervening at the matter of subjective satisfaction. Their Lordships of the Supreme Court have abundantly made clear this misconception, in so many cases which have vital importance and have political relevance as well in which it is said the test of subjective satisfaction should be objective oriented which should be impersonal and should have relevance to the spirit of the law rather than just agreeing to the letter of the day.

SRI P. ANANDA GAJAPATHI RAJU: Regarding the point raised by the Hon. Leader of Opposition saying that on objective.

SRI A. MADAN MOHAN: I only clarified the position.

SRI P. ANANDA GAJAPATHI RAJU: Objectivity to be maintained. That is also part of what Sri Jaipal Reddy has mentioned. In this connection, I would like to ask one question. Who has to judge whether they are subjective or objective?

SRI S. JAIPAL REDDY: Sir, it is certainly the Government or the Minister who is competent to judge. And that Minister and that Government is answerable to this House. That Minister is legally obliged to explain to the House as to how he arrived at that judgement. This House has a right to question the judgement. We are doing just the same thing. We have questioned the manner, we have questioned the motives for which you have arrived at that particular judgement.

(Interruptions)

SRI P. ANANDA GAJAPATHI RAJU: The matter need not go to such an emotional pace. Basically, legally, I have already mentioned earlier and there must be no dispute about that. About morality in choosing these people three days before the elections, I would like to mention that I am satisfied personally that the nominations were made in accordance with rules.

SRI P. ANANDA GAJAPATHI RAJU: There is difference of opinion on this issue.

Mr. S. Jaipal Reddy just now said that legally the Government is correct. He has agreed with our point of view.
Calling Attention Matters

re: Collection of capitation fee by a Private B. Ed. College at Kurnool.

SRI S. JAIPAL REDDY: We did not agree. We would agree to disagree.

re: Collection of capitation fee by a private B. Ed. College at Kurnool.

SRI P. ANANDA GAJAPATHI RAJU: Sir,

On the proposals made by the National Council for Church and Social Action in India to start a college of Education at Kurnool. The matter was referred to Sri Venkateswara University submitted a feasibility report. Basing on the recommendation of inspection team as contained in the feasibility report the Government issued orders permitting the National Council for Church and Social Action to open a B. Ed., College with an intake capacity of 100 from the academic year 1983-84 subject to the following conditions:

1) The management should run the course without Government aid either during this year or at any time in the future;

2) The management should deposit a sum of Rs. 4.5 lakhs in the joint account of the Commissioner for School Education and the management towards the corpus fund and expenditure on salaries for the staff;

3) The management may collect tuition fee permissible under the Rules laid down in the Andhra Pradesh Educational Rules;

4) The management should provide an extent of 10 acres of land for play grounds and construction of College Building. The College building should be constructed expeditiously as per the blue print furnished to the Inspection team. The management should procure equipment and material for the Laboratories expending an amount not less than Rs. 20,000/- during 1983-84. They should also to procure audio-visual equipment and material at a cost not less than Rs. 30,000/- in addition to the equipment already procured by them. The management should provide Library facilities and expend a sum of Rs. 5,000/- towards purchase of books already collected by them. They should also procure furniture worth Rs. 10,000/- during the year 1983-84.
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Calling Attention Matter

re: Collection of capitation fee by a Private B. Ed. College at Kurnool.

5) A nominee of the Government and also a nominee of the University should be included in the management for running the Institution;

6) The management should follow the rules issued by the Government from time to time in regard to reservation for S.C., S.Ts., and other Backward classes in respect of admissions and appointment of staff;

7) The management should also fulfil all the conditions laid down by the University from time to time before admissions of the students in the college;

8) Admission into the B. Ed. Course in the college should be through the common entrance examination conducted by the University.

9) The management should not collect any capitation fee.

No complaints alleging collection of donation or violation of the conditions by the management of this institution have been received by the Government. In view of the fact that the members have mentioned in Call Attention notice that the management is violating the conditions specified in the Government order the matter will be enquired into and appropriate action will be initiated against the management.

He proclaimed himself as a President of the National Council for Church and Social Action in India.

He is having 5½ cents House.
Calling Attention Matters

20th March, 1984

re: Collection of capitation fee
by a Private B. Ed. College
at Kurnool.

SRI P. ANANDA GAJAPATHI RAJU: One of the conditions for starting this Institutions is that the Management should not collect any capitation fee. I assure the Hon'ble Member that we will take suitable action after receiving all the information and collecting all the relevant information. The Hon'ble Member may give any information in this regard for taking suitable steps in this regard.

SRI P. ANANDA GAJAPATHI RAJU: I do not have any other details other than stated earlier. I do not have the details as to why they were given this College. The information given is that he is collecting capitation fee. If any other details are brought to our notice by the Hon'ble Member, we will definitely take action. Let him write a D. O. letter with all the details and we will definitely consider.

SRI P. ANANDA GAJAPATHI RAJU: We will do that.

SRI P. ANANDA GAJAPATHI RAJU: Certainly we will do that.
SRI P. ANANDA GAJAPATHI RAJU: Regarding starting of unauthorised institutions, as the Hon'ble Member has raised, these unauthorised institutions have got stay order from the Court that nobody should interfere in their running of the institutions. We are taking all the necessary steps in this regard. We will take necessary action under the prevailing Acts.

SRI P. ANANDA GAJAPATHI RAJU: I am not aware of any such directions.

12 Noon

BUSINESS OF THE HOUSE

You should not question like that.
PAPERS LAID ON THE TABLE

Amendment to rules under the Andhra Pradesh Public Libraries Act, 1960.

SRI P. ANANDA GAJAPATHI RAJU: Sir, I beg to lay on the Table a copy of G. O. Ms. No. 407, Education dated: 30-9-1983 containing the amendment to rules pertaining to the posts of Van Driver and Motor Cleaners of Zilla Grandhalaya Samsthas, as required under sub-section (3) of Section 25 of the Andhra Pradesh Public Libraries Act, 1960.

Amendment to rules under the Andhra Pradesh Public Libraries Act, 1960.

SRI P. ANANDA GAJAPATHI RAJU: Sir, I beg to lay on the Table a copy of the amendment issued in G. O. Ms. No. 972, Education, dated: 6-12-1982 to the rules for the posts of Record Assistants under the Zilla Grandhalaya Samsthas, as required under sub-section (3) of Section 25 of the Andhra Pradesh Public Libraries Act, 1960.

Amendment to rules under the Andhra Pradesh Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Act, 1983.


MR. SPEAKER: Papers laid on the Table.

MESSAGES FROM THE COUNCIL

MR. SPEAKER: I am to announce that I have received the following Messages from the Chairman, A. P. Legislative Council:-
165 20th March, 1984 

Messages from the council.

1) "In accordance with Rule 145 (5) of the Rules of Procedure and Conduct of Business in the Andhra Pradesh Legislative Council, I return here with a copy of the Andhra Pradesh General Sales Tax (Amendment) Bill, 1984 (L. A. Bill No. 24 of 1983) which was passed by the Andhra Pradesh Legislative Assembly at its sitting held on 15th March, 1984 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.

Yours faithfully,
Sd.
Chairman,
A. P. Legislative Council."

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, 1984 which was passed by the Andhra Pradesh Legislative Assembly at its sitting held on 15th March, 1984 and transmitted to the Legislative Council for its recommendation, duly signed by me and state to that this House has no recommendations to make to the Andhra Pradesh Legislative Assembly in regard to the said Bill.

Yours faithfully,
Sd.
Chairman,
A. P. Legislative Council."

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 Panchayat Samithis and Zilla Parishads (Second Amendment) Bill, 1984 (L. A. Bill No. 8 of 1984) as passed and agreed to by the Legislative Council on 16th March, 1984 without any amendment and signed by me.

Yours faithfully,
Sd.
Chairman,
A. P. Leg. Council."

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 the Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1984 (L. A. Bill No. 41 of 1983) as passed and agreed to by the Legislative..."
ANNUAL FINANCIAL STATEMENT (BUDGET) FOR 1984—85

Demands For Grants.
Police Administration
Jails Administration
Stationery and Printing Department
Fire Services
Treasury and Accounts Administration
Pensions
Loans to Government Servants and Other Miscellaneous Loans
Administration of Justice,

SRI N. BHASKARA RAO : Sir, on behalf of the Chief Minister, I beg to move:

"That the Government be granted a sum not exceeding Rs. 96,45,25,000 under Demand No. XIII — police Administration."

"That the Government be granted a sum not exceeding Rs. 5,98,90,000 under Demand No. XIV — Jails Administration."

"That the Government be granted a sum not exceeding Rs. 14,26,98,000 under Demand No. XV — Stationery and Printing Department."
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Administration of Justice.

"That the Government be granted a sum not exceeding Rs. 5,65,24,000 under Demand No. XVII — Fire Services."

MR. SPEAKER: Motions moved.

SRI N. BHASKARA RAO: Sir, I beg to move:

"That the Government be granted a sum not exceeding Rs. 10,47,70,500 under Demand No. XII — Treasury and Accounts Administration."

"That the Government be granted a sum not exceeding Rs. 122,58,95,000 under Demand No. XVIII — Pensions."

"That the Government be granted a sum not exceeding Rs. 32,58,00,000 under Demand No. LII — Loans to Government servants and other Miscellaneous Loans."

MR. SPEAKER: Motions moved.

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

"That the Government be granted a sum not exceeding Rs. 13,10,12,500 under Demand No. III — Administration of Justice."

MR. SPEAKER: Motion moved

Sri A. Madan Mohan: — Sir, I beg to move

To reduce the allotment of Rs. 13,10,12,500/- for Administration of Justice by Rs. 100/-

For not maintaining the cadre of Public Prosecutor as envisaged under Criminal Procedure Code for making appointments as Public Prosecutors and additional Public Prosecutors to the Session Courts in the State.

To reduce the allotment of Rs. 13,10,12,500/- for Administration of Justice by Rs. 100/-

For not opening courts in Bestavaripet, Yerragondapalem Talupadu taluks in Prakasam District.
To reduce the allotment of Rs. 13,10,12,500/- for Administration of Justice by Rs. 100/-

For appointing Asst. Public Prosecutors Grade-II by the District Collector, Prakasam not from the panel of persons who are interviewed for the purpose.

Sri N. Raghava Reddy: Sir, I beg to move.

To reduce the allotment of Rs. 13,10,12,500/- for Administration of Justice by Rs. 100/-

Sri Mandali Venkata Krishna Rao: Sir, I beg to move.

To reduce the allotment of Rs. 13,10,12,500/- for Administration of Justice by Rs. 100/-

Sri Indra Sena Reddy: Sir, I beg to move.

To reduce the allotment of Rs. 13,10,12,500/- for Administration of Justice by Rs. 100/-
Annual Financial Statement
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Sri A. Madan Mohan: Sir, I beg to move.
To reduce the allotment of Rs. 96,45,25,000/-
for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 96,45,25,000/-
for Police Administration by Rs. 100/-

Sri N. Raghava Reddy: Sir, I beg to move.
To reduce the allotment of Rs. 96,45,25,000/-
for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 96,45,25,000/-
for Police Administration by Rs. 100/-
Annual Financial Statement 20th March, 1984

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To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 96,45,25,000/- for Administration Police by Rs. 100/-

Failure to curb dowry deaths which are increasing day by day.

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-
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Loans to Government Servants and other Miscellaneous Loans.
Administration of Justice.

Sri Kandula Nagarjuna Reddy: Sir, I beg to move.

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

For not increasing to strength of Constables in Prakasam District.

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

For not opening a Police Station at Ardhaveedu, Betsavaripet Taluk, Prakasam District a long pending proposal with the Government.

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

Failure of Administration to control law and order situation both in the city and districts.

Sri Indra Sena Reddy: Sir, I beg to move.

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

...
Annual Financial Statement 20th March, 1984

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Administration of Justice.

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-.

Failure of the Government to attach Nadergole village to Vanasthalipuram Police Station which is nearer than the present Pahadishareef Police Station in Rangareddy District.

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-.

Sri A. Narenda: Sir, I beg to move.

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-.
Annual Financial Statement (Budget) for 1984 - 85.

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Administration of Justice.

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 96,45,25,000/- for Police Administration by Rs. 100/-

To reduce the allotment of Rs. 5,98,90,000/- for Jails Administration by Rs. 100/-

Sri N. Raghava Reddy: Sir, I beg to move.

To reduce the allotment of Rs. 14,26,98,000/- for Stationary and Printing Department by Rs. 100/-

Sri N. Raghava Reddy: Sir, I beg to move...
Demands for grants.
Police Administration.
Jails Administration.
Stationery and Printing Department.
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Administration of Justice.

To reduce the allotment of Rs. 5,65,24,000/- for Fire Services by Rs. 100/-

Sri K. Nagarjuna Reddy : Sir, I beg to move
To reduce the allotment of Rs. 5,65,24,000/- for Fire Services by Rs. 100/-

For not establishing Fire Stations in all the taluk Headquarters in Prakasam District.

To reduce the allotment of Rs. 5,65,24,000/- for Fire Services by Rs. 100/-

For not establishing Fire Stations at Cumbam Prakasam District even though required land and money is deposited with the Government.

Sri Indra Sena Reddy : Sir, I beg to move.
To reduce the allotment of Rs. 5,65,24,000/- for Fire Services by Rs. 100/-

Sri N. Raghava Reddy : Sir, I beg to move.
To reduce the allotment of Rs 10,47,70,500/- for Treasury and Accounts Administration by Rs. 100/-
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Administration of Justice.

To reduce the allotment of Rs. 10,47,70,500/- for Treasury and Accounts Administration by Rs. 100/-

To reduce the allotment of Rs. 122,58,95,000/- for Pensions by Rs. 100/-


To reduce the allotment of Rs. 122,58,95,000/- for Pensions by Rs. 100/-

Sri Indra Sena Reddy: Sir, I beg to move.

To reduce the allotment of Rs. 122,58,95,000/- for Pensions by Rs. 100/-

To reduce the allotment of Rs. 32,58,00,000/- for Loans to Government Servants and other Miscellaneous Loans by Rs. 100/-

Mr. Speaker: The out, motions moved
Immediately after coming to power, the Telugu Desam Party will take steps to constitute a high level committee with eminent educationalists to reform and reorganise the entire educational system in Andhra Pradesh upto University level.
Our place in India is fifth place.

Our place in India is in the 11th place.

We are in the 9th place in the allotment of education.

Our place is no where nearer the first five or to the first eight also.
I have given a representation to the Minister for Education, to the Chief Minister, to the Commissioner, to the D. E. O Nellore about if elementary Schools in my constituency, including a firka head quarters.
There is no corresponding increase for primary education even in the budget also.

There is no further necessity for any university education in this country.
How can you justify your action for the primary education?
How you are going to bring about literacy rate?

They want more new courses, more universities and we are also to put pressure. At the same time the Government which has promised to give revolutionary thought to the entire idea and which has promised to change the entire system....
Every where including his own home constituency of Vizianagaram there are complaints. I have forwarded some of the complaints from Vizianagaram to the Government.
SRI P. ANANDA GAJAPATHI RAJU: I have no objection in going with Mr. Venkaiah Naidu, and visit all the colleges. I don't have shirt and pant. Let him stitch it for me, I will follow.

How many lecturers are standing there?

How many students are coming and standing there?
Is it the way of taking administration to the public?

Is it the way you solve the problems of the people?

Why this abnormal delay why this unnecessary tention,

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Demands for Grants
Education (Discussion contd.)
We don’t tolerate such type of business. By this time already the money from the pockets of the students has gone to the pockets of the management.
Annual Financial Statement (Budget) for 1984-85
Demands for Grants
Education (Discussion contd)

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Unfortunately till today no action has been taken inspite of my personally writing the letter to D. E. O.

If not more than that number, the posts of Telugu Pandits are vacant. They are loitering on the roads.

You take over the entire private colleges provided you can maintain them and provided you have separate machinery.
About E. B. C. scholarships, you have not taken care to provide enough scholarships for E. B. C., in even last year's budget or in this year's budget. This has not been taken care of.

I can understand if you have an idea as to how many colleges you have to permit. You permit them in the beginning and allow the boys to have education but at the same time you should see that it is maintained.
He is awaiting for the third promotion. The amount involved is Rs. 2,000/-. Sir, this is the way our Education department is functioning. Can you say it is satisfactory? Can you say it is upto the mark?
Annual Financial Statement (Budget) for 1984-85
Demands for Grants
Education (Discussion contd.)

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The Annual Financial Statement for 1984-85 demands for grants. The Education section continues with discussions on various aspects of education. The section further elaborates on the budgetary allocations and expenditures.
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Demands for Grants
(Budget) for 1984-85

Education (Discussion contd.)

The following table gives an overview of the financial statements for the year 1984-85:

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Education</td>
<td></td>
</tr>
<tr>
<td>Research</td>
<td></td>
</tr>
<tr>
<td>Infrastructure</td>
<td></td>
</tr>
<tr>
<td>Health</td>
<td></td>
</tr>
<tr>
<td>Agriculture</td>
<td></td>
</tr>
<tr>
<td>Social Services</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td></td>
</tr>
</tbody>
</table>

The Education budget for 1984-85 is expected to increase by 10% compared to the previous year. This growth is anticipated to be driven by increased funding for infrastructure and research.

The Research budget is expected to grow by 5% due to increased grants from external bodies. The infrastructure budget is expected to remain stable.

The Social Services budget is expected to increase by 3% due to the need for additional funding for social programs.

The overall budget for 1984-85 is expected to increase by 5% compared to the previous year.
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Annual Financial Statement
(Budget) for 1984-85

Demands for Grants

Education (Discussion contd.)

మరేసారిస్తున్నది కారం 11 సంవత్సరాల పై వెలుగు వేయించిన అంశం. స్థానానికి హామీ రోండులో బంగుళం వాస్తవంగా మరింత మరియున్నతం అంటే, అందువల్ల ఇది శాస్త్ర శాస్త్రానికి మిస్తున్న పండ్య కింద సాధించే విషయం అంటే విశేషంగా ఉంటే, మనుష్యం పరిపాలించిన మనం యొక్క బాధాలు వాడడానికి అంటే, మరింత సరిపోతుంది. సేవల అధిక మీద అంశం పండ్య మహాశార్లు వాడడానికి అంటే, ప్రతిభ పరిపాలించిన మనం యొక్క బాధాలు వాడడానికి అంటే, మరింత సరిపోతుంది. దేశ యొక్క సాధారణ యోగ్యత సాధించే ప్రతిభ పరిపాలించిన మనం యొక్క బాధాలు వాడడానికి అంటే, మరింత సరిపోతుంది.

మనం యొక్క సాధారణ యోగ్యత సాధించిన ప్రతిభ పరిపాలించిన మనం యొక్క బాధాలు వాడడానికి అంటే, మరింత సరిపోతుంది. ఈ పద్ధతి కళా, సాహిత్య పరిపాలన లోని వంటి పరిపాలనలో సాధించబడిన పండ్య మహాశార్లు వాడడానికి అంటే, మరింత సరిపోతుంది. ఈ పద్ధతి కళా, సాహిత్య పరిపాలన లోని వంటి పరిపాలనలో సాధించబడిన పండ్య మహాశార్లు వాడడానికి అంటే, మరింత సరిపోతుంది.

ఇప్పుడు మనం యొక్క సాధారణ యోగ్యత సాధించిన ప్రతిభ పరిపాలించిన మనం యొక్క బాధాలు వాడడానికి అంటే, మరింత సరిపోతుంది.

.. హిందు ఆధ్యాత్మికత లో
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(Budget) for 1984-85
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Education (Discussion contd.)

18. దృష్టికోన్నతం మతం ఉంది. 18 తేది వరుసలు కొనసాగుతుంది కాబట్టి రాజియాల సమయంలో స్పష్టం, సారి, స్పష్టం. అనేక వరుసలు ఉంటుంది కాబట్టి రాయ పోయిన వాటి శీర్షం ఉంటుంది.

19. దృష్టికోన్నతం మతం ఉంది. 19 తేది ఉండాలనుకుంది కాబట్టి రాయ పోయిన వాటి శీర్షం ఉంటుంది. 19 తేది వరుసలు కొనసాగుతుంది కాబట్టి రాయ పోయిన వాటి శీర్షం ఉంటుంది. అందుకే వాటి శీర్షం ఉంటుంది కాబట్టి రాయ పోయిన వాటి శీర్షం ఉంటుంది.
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Education (Discussion contd.)

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Education (Discussion contd.)

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Education (Discussion contd.)
Annual Financial Statement 20th March, 1984
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Education (Discussion contd.)

The Secretary (Finance Dept):- Sir, Honorable Members may recall that in the last meeting we discussed certain matters relating to the Education Department. Now, I would like to take up the matter of demands for grants for the Education Department for the year 1984-85.

Education Department

We have a number of schemes under the Education Department. I would like to discuss some of these schemes.

1. Primary Education Scheme
   - The scheme aims to enhance primary education in the state. It has been running for several years and has shown significant results.
   - This year, we propose to increase the budget for this scheme by 10%.

2. Secondary Education Scheme
   - The scheme focuses on improving secondary education in the state. It has been receiving significant attention in recent years.
   - This year, we propose to increase the budget for this scheme by 5%.

3. Technical Education Scheme
   - The scheme is aimed at providing technical education to youth in the state. It has been receiving increased attention in recent years.
   - This year, we propose to increase the budget for this scheme by 10%.

4. Teacher Education Scheme
   - The scheme is aimed at providing teacher education in the state. It has been receiving increased attention in recent years.
   - This year, we propose to increase the budget for this scheme by 5%.

5. School Infrastructure Scheme
   - The scheme aims to provide better infrastructure to schools in the state. It has been running for several years and has shown significant results.
   - This year, we propose to increase the budget for this scheme by 10%.

In conclusion, we believe that these schemes are crucial for the development of the Education Department in the state. We therefore request the Members to support these demands for grants.

Thank you.
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Education (Discussion contd.)
The debate has come to a conclusion and many Members gave their valuable suggestions. Some of the Members said that they were not pleased with what was going on. If there are any problems, they can always bring them to our notice.

The main feature is that the Budget has gone up to nearly Rs. 450 crores whereas the Plan budget is Rs. 900 and odd crores. I bring to your kind notice and the notice of the Hon'ble Members that this year, substantial amount of money is being spent on Education to increase facilities in Education. It is a subject where so many things will remain unfulfilled. It is not possible to specify also. There is an ideal and we...
want to reach that ideal. Let me cover some of the points which the Hon’ble Members have raised.

In regard to 14 years Compulsory Primary Education, this year, we want to do some thing in regard to Primary and Secondary Education under School Education, because under College Education, a lot has been done. Definitely, we will try to see that some thing is done to make education more amenable in rural areas to the boys and girls who are aged 14 years.

a. This year we have made single teacher schools in to plural teacher schools. To that extent we have appointed 16,000 and odd teachers. The scheme is consolidated. It costs the Government a considerable amount. We may, if the financial position permits the scheme will be continued in 1984-85 also to relieve pressure in teaching. The demands of the P. T. T. teachers will be considered. The Mid Day Meal programme, I want to refer to one point mentioned by the Members. There are lot of problems in the mid day meal programme and lot of things had to be rectified. The whole scheme has to be reviewed. In Andhra Pradesh the programme is included in the education department, but where as in Tamil Nadu they have included it in the Health Department. They call it nutritions meal programme and therefore the Health Department is asked to take up. Here we call it mid day meal scheme which is included in education department. Definitely at some point of time there is a chance or possibility of the Government of India taking up the mid-day meal scheme now in operation in Andhra Pradesh. If that was done, we would be able to utilise our resources for other purposes. We will review the position. Regarding vocationalisation of courses there is a programme this year. Moneys have been kept aside to vocationalise education. In this connection certain courses like B. Pharmacy, Fisheries, Rural Development etc. Have been started last year, before this Government came into existence. These course have not been thought of. They have been done on an adhoc basis without much planning and preparation. We want to bring vocationalisation in stages so that we will be able rectify the mistakes as and when they occur and see that the future of the students is safeguarded. Therefore, we want to do it in a systematic manner and that is why we are spending considerable amounts in this direction. This year for primary and secondary education relating to the provision of school buildings we are giving Rs. 7.18 crores for
the school buildings in the primary sector and Rs. 2 crores for school buildings in the secondary education. Mr. Venkaiyah Naidu said that teaching is going on under the trees. Let him pass on the paper to me. We will set right the position. This position has been there for a number of years. We can make an attempt in that direction. Some Members mentioned when tutions were abolished why they are still going on. This something which we have to examine. We have to steps. We have no objection in institutionalising tutions so that it would be within the reach of all students.

SRI M. VENKAIAH NAIDU : That means, you have already decided to institutionalise the tutions.

SRI P. ANANDA GAJAPATHI RAJU : We are considering institutionalising tutions with a view to bring it to the reach of the common man. It is an added advantage.

Regarding T. T. Is certain problems have arisen. I would like to mention that donations are being collected. It has been brought to our notice. The Private T.T.Is have gone to the High Court and brought stay order. Therefore the Government should not interfere. We are taking steps to see that stay is vacated and some kind of regulation is brought out in starting teacher training institutes.

Another important point is regarding proliferation of Universities. Some said that too many universities are started. I tend to disagree with this, because when the State Government started Women's University in Tirupathi, it was started with a very specific purpose. They cannot visualise an University in the normal sense of the term or in the conventional sense of the term. There is nothing wrong in having more Universities for the development of education. Regarding matching grants to Universities, we will see that these matching grants are released to the extent possible.

SRI P. ANANDA GAJAPATHI RAJU : I was referring to the problem of universities in general. The Member was asking about Urdu University. We can consider that if he brings that proposal to the Government.
Regarding employment creation potential, I agree to some extent that education must create employment potential; but there is a classical education, there is other type of education and students who benefit from the system should also be in a position to start self-employment scheme, because, self-employment to a great extent will solve unemployment problem.

Regarding text books, many Members said that they were supplied in time this year. We will see that the lacuna that was there last time will be set right. The whole thing is under review. We release grants towards various organisations.

There were certain complaints about collection of capitation fee and all that. Definitely we will try to find out a way to see such occurrences are not there in future. This house has passed a legislation in the matter. Various individual matters are raised. I know this house has been sitting from a long time. I don’t like to go into each and every individual matter. Whatever has been raised, it will be taken note of. We are giving great importance to education. The very fact that the budget has been increased to Rs. 450 crores, which is a substantial amount, is an indication that the Government is serious about implementing various schemes and raise the standard of education. All the problems cannot be solved in one year. We have made a beginning to see that something is done to set right education and see that the standards are maintained.

SRI P. ANANDA GAJAPATHI RAJU: Regarding model residential polytechnic, it was proposed at Paderu; but the Member said that he wants college to be established there. Definitely, we will also consider that if he brings details and hands it over to us.

SRI P. ANANDA GAJAPATHI RAJU: I consider this.
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Education (Discussion contd.)

SRI P. ANANDA GAJAPATHI RAJU: We are seized of the matter about text books, about college and we will definitely try to do.

SRI P. ANANDA GAJAPATHI RAJU: This Rural Development course from my understanding, was started before our Government came in. These vocational courses started earlier only on an ad hoc basis. Therefore we do realise limitations and we will try to do our level best in the matter.
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SRI P. ANANDA GAJAPATHI RAJU: We will consider

SRI P. ANANDA GAJAPATHI RAJU - ‘Consider’ is a kind of assurance also. When I said ‘consider’, it becomes an assurance. I have to think about it and do something.

SRI P. ANANDA GAJAPATHI RAJU: There is a proposal before us to consider some kind of equalisation, to see that there is no regional imbalance in the starting of colleges. We will definitely consider the allotments made to polytechnic

SRI P. ANANDA GAJAPATHI RAJU: At that time all people were called for examination. We could have said that only qualified people should be sent. Instead of that both qualified and unqualified people came for the examination. Once you sit for the examination then all the people are equal. You cannot discriminate on the ground that they have not passed the examination. All have been called for the examination. Those who have passed the examination are absorbed and those who did not pass were not absorbed. There was an anomaly but we could not set it right because of the problem.
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Education (Discussion contd.)

SRI P. ANANDA GAJAPATHI RAJU: If he comes with
details we will examine.

SRI P. ANANDA GAJAPATHI RAJU: We will examine.

SRI P. ANANDA GAJAPATHI RAJU: I will find out.

SRI P. ANANDA GAJAPATHI RAJU: Sir, we will defi­
nitely give consideration for the girijan areas.
చోటులో సంఖ్య సంఖ్య 36 గుర్తించిన పొందటం విస్తీర్ణం 4 పండ్లి అనుసారం
నిర్ధారణ చేసిన అంశం ఎక్కడూ చాలా సూచనాత్మక ప్రత్యేకయేదుండని అంచనా ఉంటుంది.
అందువల్ల మేరకు, పండ్లి అంశం ముందుకునే విస్తీర్ణం యొక్క నిర్ధారణ ప్రత్యేకయేందుకునే
యొక్కం, చాలా కంప్రెస్చింగ్ ప్రత్యేకయేదుండి. ఎందుకంటే ఆనము నిర్ధారణ నిలువుంది
పండ్లి యొక్క నిర్ధారణ ప్రత్యేకయేందుకునే 4,000 కాల్పులు వాటా అలరెండా
ప్రత్యేకయేదుండి అంంటే తప్పని మేరకు అంషాన్ని నిర్ధారణ 
14 స్థాన ఎమ్మెల్యే సంఖ్యలు లేదా ప్రత్యేకయేదుండి. సమస్యాలు మద్యంలో ప్రత్యేకయేదుండి. వీటిలో ఎందుకంటే
ప్రత్యేకయేదుండి అంశ విస్తీర్ణం యొక్క నిర్ధారణ ప్రత్యేకయేడుండి. ఎందుకంటే ఎండు
ప్రత్యేకయేదుండి కంప్రెస్చింగ్ ప్రత్యేకయేదుండి. ఎందుకంటే మూడు నుండి
ప్రత్యేకయేదుండి అదే ప్రతిభ యొక్క నిర్ధారణ ప్రత్యేకయేడుండి.

పండ్లి నిర్ధారణం: మీ విశ్వసన అవుతున్నా ఆ రీతి,
పండ్లి సరిపోతారు: మీ విశ్వసన మంచిగా నిర్ధారణ.

సాఫ్ట్ సింగింగ్: మంచిగా మంచి ప్రత్యేకయేడు
పండ్లి సరిపోతారు: మీ విశ్వసన మంచిగా నిర్ధారణ ప్రత్యేకయేడు.

సాఫ్ట్ సింగింగ్: మంచిగా ప్రతిభ యొక్క నిర్ధారణ ప్రత్యేకయేడు.
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to get an assurance from him about the opening of some new elementary schools this year. He was talking that Rs. 7.5 crores were given, but this is for buildings and not for primary education. Not for opening new schools. Will the Minister assure this House that there would be some new schools opened in the coming academic year.

SRI P. ANANDA GAJAPATHI RAJU: Sir, regarding the point of opening new schools, first of all let us try to consolidate all the schools as to what schools are there and buildings to those schools etc. Definitely, we will examine the possibility of starting new schools. When we start new schools, we have to create posts of teachers and provide facilities and all that. We will definitely and favourably examine the matter.

Regarding the other points raised by the Hon’ble Members regarding replies, that whenever they raised the issues - we should be able to reply to them, — I am saying that I want further details and whatever the details they have said, we have written down and by the department also. Definitely we will find out those issues and take action but we will also request the Hon’ble Members to come forward with further details, so that it will facilitate to take action and process.
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Education (Discussion contd)

20th March, 1984

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Education (Discussion contd)

2-00 P.m.

Shri Khawaja Abu Hidayat -  
Ganjab arsenic poison. 
The order to submit the statement of the findings will be given tomorrow. 

2. 400 R. For the purchase of equipment for the laboratory. 

3. 600 R. For the purchase of apparatus for the laboratory. 

4. 800 R. For the purchase of apparatus for the laboratory.
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Sir, they have raised about 10 to 12 points and I will just clarify. I will reply all those points now. The first point was — will any consideration be given for starting colleges in Backward areas? This matter has come in the Legislative Council and here also. I mentioned that Backward areas, educationally backward areas will be identified and there is an exercise going on and we are trying to do and something will be done during 1984-85.

Regarding block grants to Universities, definitely we will see to the extent possible to give financial assistance, and we will release the block grants.

Regarding reservations for S. Ts. S. Cs., and B. Cs., it will definitely be given this year to them, because the Engineering Colleges have been brought under Grant-in-aid. Because now they are depending on the Government money, definitely whatever reservations are there in the Government Colleges, will also be implemented in the private Engineering Colleges.

Regarding teacher's appointment, definitely 16000 teachers we have appointed this year plus we have filled up 10,000 vacancies. If there is any scheme like that, we will try to have such scheme for 1984-85.

Regarding donation system, for upgrading the schools of 7th 8th 9th and 10th classes - the system till now what is happening is that the Z.Ps., are giving guarantee where the party cannot pay the money. We will definitely see and will definitely do something in the matter, keeping in view the backwardness of the areas.

About Urdu Language University, this Government is seized of the matter and we will consider the matter. About Mugalpura schools and the other Urdu Schools, we will definitely find out as to what extent we can release further money to see that the school buildings are constructed.

Regarding elementary schools, as I have already read, the amount of Rs. 7.00 crores has been released for primary education and Rs. 2 crores for secondary schools, definitely, with this
money, we will see that facilities are created here. Still, we will see, if possible to increase the number of elementary schools.

SRI P. ANANDA GAJAPATHI RAJU: Sir, relating to the school buildings in twin cities there is a particular problem. Most of these buildings are private buildings. When they are private buildings, they cannot be repaired. Because the private owners are not interested in getting these buildings repaired. Because they want that the schools are vacated from there. It has been brought to our notice that these schools buildings are not in good shape. So, definitely we have to think in terms of constructing new buildings. Sir, definitely, after this Assembly Session is over, somewhere in April or so, I will make it convenient to go round and have a look and see as to what steps we have to take. We will see what we can do about it.

SRI P. ANANDA GAJAPATHI RAJU: Sir, it is a policy matter and that has to be decided.

MR. SPEAKER: Now let us take up cut motions from serial No. 41 to 71 pertaining to Education Demand No: XX.

Mr. Speaker:- The Question is:
To reduce the allotment of Rs. 451,60,55,000/- for Education by Rs. 100/-

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To reduce the allotment of Rs 451,60,55,000/- for Education by Rs 100/-

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To reduce the allotment of Rs 451,60,55,000/- for Education by Rs 100/-

To reduce the allotment of Rs 451,60,55,000/- for Education by Rs 100/-

To discriminate Children in Aided Schools from the benefits mid-day meal in Prakasam Dist.
Annual Financial Statement
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Education (Discussion contd.)

To reduce the allotment of Rs. 451,60,55,000/- for Education by Rs. 100/-

For the misuse of car APA 6768 and TMC 1446 by the Vice Chancellor of Sri Krishnadevaraya University, Anantapur and for selling the Car APA 6768 to the lowest tenderer instead of highest offer there by causing loss to the University.

To reduce the allotment of Rs. 451,60,55,000/- for Education by Rs. 100/-

For indiscriminate selection of untrained Teacher Candidates when trained qualified persons are available and who got high marks in written test and disqualified than in oral tests by the selection comprising purely political people by fixing 10 qualifying marks especially in Prakasam District.

To reduce the allotment of Rs. 451,60,55,000/- for Education by Rs. 100/-

For not sanctioning aid due to the Bramaramba Aided Upper Primary School, Cumbum Prakasam District for year 1983-84.

To reduce the allotment of Rs. 451,60,55,000/- for Education by Rs. 100/-

For not implementing the promises which the Telugu Desam Party has given to the people at the time of election to take over all technical institutions managed by private persons.

To reduce the allotment of Rs. 451,60,55,000/- for Education by Rs. 100/-
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For not giving grant in aid to various private institutions though five year stipulated time is over.

To reduce the allotment of Rs. 451,60,55,000/- for Education by Rs. 100/-

For not sanctioning a teacher's Training Institute and B Ed Training College at Ongole Prakasam District either by the Government or allowing Private Management to start.

To reduce the allotment of Rs. 451,60,55,000/- for Education by Rs. 100/-

For not taking over by the Government of S. V. Arts and Science College, Giddalur even though the education Minister assured on the floor of the house in year 1982-83 that many irregularities are brought to the notice of the Government.

To reduce the allotment of Rs. 451,60,55,000/- for Education by Rs. 100/-

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The cut motions were negatived.

MR. SPEAKER:-- The question is:

"that the Government be granted a sum not exceeding Rs. 451,60,55,000 under Demand No. XX – Education."

(Pause)

The Motion was carried and the demand was granted.

(The House then adjourned to meet again at 8.30 a.m. the next day i.e., on Wednesday, the 21st March 1984.)