THE ANDHRA PRADESH
Legislative Assembly Debates

OFFICIAL REPORT

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Printed by the Director of Printing, Govt., of A.P., Hyderabad at Haranath Printing Works, on behalf of M/s. The N.P.A., Nellore.
THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker: Sri T. Satyanarayana.

Deputy Speaker: Sri A. Bheem Reddy.

Panel of Chairmen:

Secretary: Sri E. Sadasiva Reddy.

Deputy Secretaries: Sri M. Viswanadham.
Sri C. Venkatesan.

Assistant Secretaries:
2. Sri P. Satyanarayana Sastry.
5. Sri V.V. Subrahmanym.

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25. Government Bill:
    Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1983. (Passed)
Development of Fisheries in A.P. with Co-operation of Foreign Countries

141—

*2609—(A)—Q.—Sarvasri Vasantha Nageswara Rao, (Nandigama), T.S.L. Naikar, (Sampara), U. Krishna Rao, (Nagaram), J. Satyanarayana Raju, (Gajapatinagram), Ch. Ramachandra Rao, (Tallarevu) :— Will the Minister for Agriculture and Co-operation be pleased to state:

(a) whether there is any proposal with the Government to implement schemes with the Co-operation of Countries like Japan and Norway for the development of fisheries in Andhra Pradesh; and

(b) if so, the particulars thereof?

*An asterisk before the name indicates confirmation by the member.
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(1) 3.3. ప్రశ్నామాలు ఉపయోగించి (సందర్భం) : ఆ ప్రశ్నామాలు అంద మనుషులు సాధారణంగా అంతర్భాగం ఉపయోగించి సమీకరించాడు. అంతర్భాగం సమీకరించాడు ఈ కొన్ని సందర్భాలలో అంతర్భాగం ఉపయోగించాడు.

(2) ఆసాది : ఒక విధాన సమయంలో ఎంత మంది ప్రశ్నామాలను తరచెండి? బ్యాకర్న ఆసాది ఇచ్చి ఎంత మంది ప్రశ్నామాల తరచెండి?

(3) సమాధానం : ఒక విధాన సమయంలో ఎంత మంది ప్రశ్నామాలను తరచెండి? బ్యాకర్న ఆసాది ఇచ్చి ఎంత మంది ప్రశ్నామాల తరచెండి?

Oral Answers to Questions.

1. ప్రాంతం: — కనుక ఏసి ప్రస్తావన సందర్భం లో ఈ పాఠకుడు అంటే సాంస్కృతిక సమాచారాన్ని మరియు సంస్కృతి సమాచారాన్ని సంపాదిసే విషయం తెలుస్తుంది. ఈ పాఠకుడు అంటే సాంస్కృతిక సమాచారాన్ని మరియు సంస్కృతి సమాచారాన్ని సంపాదిసే విషయం తెలుస్తుంది. ఈ పాఠకుడు అంటే సాంస్కృతిక సమాచారాన్ని మరియు సంస్కృతి సమాచారాన్ని సంపాదిసే విషయం తెలుస్తుంది.

2. ప్రాంతం: — కనుక ఏసి ప్రస్తావన సందర్భం లో ఈ పాఠకుడు అంటే సాంస్కృతిక సమాచారాన్ని మరియు సంస్కృతి సమాచారాన్ని సంపాదిసే విషయం తెలుస్తుంది. ఈ పాఠకుడు అంటే సాంస్కృతిక సమాచారాన్ని మరియు సంస్కృతి సమాచారాన్ని సంపాదిసే విషయం తెలుస్తుంది. ఈ పాఠకుడు అంటే సాంస్కృతిక సమాచారాన్ని మరియు సంస్కృతి సమాచారాన్ని సంపాదిసే విషయం తెలుస్తుంది.

3. ప్రాంతం: — కనుక ఏసి ప్రస్తావన సందర్భం లో ఈ పాఠకుడు అంటే సాంస్కృతిక సమాచారాన్ని మరియు సంస్కృతి సమాచారాన్ని సంపాదిసే విషయం తెలుస్తుంది. ఈ పాఠకుడు అంటే సాంస్కృతిక సమాచారాన్ని మరియు సంస్కృతి సమాచారాన్ని సంపాదిసే విషయం తెలుస్తుంది. ఈ పాఠకుడు అంటే సాంస్కృతిక సమాచారాన్ని మరియు సంస్కృతి సమాచారాన్ని సంపాదిసే విషయం తెలుస్తుంది.

ముఖ్య పాఠకుడు: — (అంటే సాంస్కృతిక సమాచారాన్ని సంపాదిసే) మూలాన్ని పిలిచి పంచి.

4. పద్మాక్రాటి (పదార్థాలు): — సాంస్కృతిక విషయాన్ని తెలుస్తున్నది. ఈ పద్మాక్రాటి తెలుస్తున్నది. ఈ పద్మాక్రాటి తెలుస్తున్నది. ఈ పద్మాక్రాటి తెలుస్తున్నది. ఈ పద్మాక్రాటి తెలుస్తున్నది. ఈ పద్మాక్రాటి తెలుస్తున్నది.
Committee to Enquire into Corruption Cases in Forest Dept.

42—

*3528—Q.—Sri M. Venkaiah Naidu (Udayagiri) :— Will the Minister for Agriculture and Co-operation be pleased to state :

(a) whether the Government have appointed a committee to enquire into the corruption cases of the Forest Department;

(b) if so, who are members of the committee; and the terms of reference;

(c) whether it is a fact that the Chief Minister has stated in the meeting of Zilla Parishad of Kurnool that corruption is rampant in the Forest Department from top to bottom; and

(d) if so, the steps taken to curb the same?

(i) 3. భాగం : (1) ఇతరం.
(ii) మూడు ప్రశ్నలు ఉండాయి.
(iii) మొదటి ప్రశ్న.
(iv) రవాణా చరిత్ర.

ప్రశ్న 11. జరఫానుకు ప్రకటించబడిన స్థాయించాలను గురి ప్రచురం: ఎత్తు కాదు కేసర్లు వాస్తవం తెలుస్తుంది? మాములు నుండి కేసరులను గురించే కేసరులు రోమను ఆస్తిగా పరిగణించారు. గోవిన్దకు ఎత్తు వాస్తవం తెలుసుకుంది? ఎంపికలు, సమాధానాలు గురించి గోవిన్దకు ఎత్తు వాస్తవం తెలుసుకుంది?

ప్రశ్న 12. జరఫానుకు ఏ ప్రకారం ప్రకటించబడిన స్థాయించాలను గురి ప్రచురం: ఎత్తు కాదు కేసర్లు వాస్తవం తెలుస్తుంది? ఎంపికలు, సమాధానాలు గురించి ఎత్తు వాస్తవం తెలుసుకుంది?

ప్రశ్న 13. జరఫానుకు ఏ ప్రకారం ప్రకటించబడిన స్థాయించాలను గురి ప్రచురం: ఎత్తు కాదు కేసర్లు వాస్తవం తెలుస్తుంది? ఎంపికలు, సమాధానాలు గురించి ఎత్తు వాస్తవం తెలుసుకుంది?
ప్రపంచ ప్రముఖులు తెలుగు కార్యకృతిలో నిలిపి ఉన్నారు. ఏమాయి తెలుగు కార్యకృతిలో నిలిపి ఉన్నారు. అందుకే ఇది తెలుగు పాత్రంగా ఉద్యమించింది.

రాశి శ్రేష్ఠం ఉంది?

విశ్వ సంఘాతి 9 మార్చి 1984 న తెలుగు కార్యకృతిలో నిలిపి ఉన్నారు. అందుకే ఇది తెలుగు పాత్రంగా ఉద్యమించింది.

ఆయామం రెండవ పాత్రం?

విశ్వ సంఘాతి 9 మార్చి 1984 న తెలుగు కార్యకృతిలో నిలిపి ఉన్నారు. అందుకే ఇది తెలుగు పాత్రంగా ఉద్యమించింది.

స్రి. జిపాల్ ఱేడ్డీ (కప్రకార్తి) — The House has lost its
Prevention of Corruption in Hospitals

143—

*2060—Q.—Sri N. Raghava Reddy (Nakrikal), Smt. M. Swarajyam (Tungathurty) :— Will the Minister for Health and Medical be pleased to state :

(a) the steps being taken to prevent corruption in hospitals in the State; and

(b) whether steps will be taken to appoint specialists in all the wings in the district hospitals so as to reduce the rush in the hospitals in the capital city?
It is an open fact. I think everybody is aware of. I think even
the Minister also admits it privately if not in the House. What are your plans to combat corruption in hospitals?

9.00 a.m.

Development Programmes In The Municipalities

144—

*2483—Q —Sarvasri Kandula Nagarjuna Reddy (Cumbrum), A.G. Krishna (Ibrahimpatnam):— Will the Minister for Law and Municipalities be pleased to state:
Oral Answers to Questions. 6th March, 1984

(a) whether it is a fact that on account of paucity of funds in the State, development programmes in all most all the municipalities are lagging behind:

(b) if so, whether it is a fact that the Government have agreed for the sale of properties which are under possession of the Municipalities with a view to consolidate funds:

(c) if not, whether the Government are considering any other scheme to meet the paucity of funds?

என்ன ஒரு கோரை மையை தருவது? என்னைக் கேட்டுந்து செய்துள்ள தீர்வு என்ன?

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

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என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.

என்னை விளக்கி தெரியவும் மீது விளக்கி தெரியவும்.
(1) ల. సాంగాపురా: — రాష్ట్రపతి అందుకు నివాసం చేసుకోండా?

(2) ఎ.ఎం. కాను: — ఇప్పటి రోజ్చాలు మాము గారు చేసినది. తరువాత లోకాల్లో యుద్ధం లభిస్తున్నదని చెపుతున్నాడు. మరింత పాలకుకువాణి చేసింది. ఆ నిందిస్తున్న వంశానికి ప్రతి సాగించాడు. ప్రతి సాగించాం వంశానికి ప్రతి సాగించాడు. 

(2) ఇ. సాంగాపురా: — ఫెబ్రవరి మాణ్యం ప్రాంతం ప్రతి లోకాల మాము సమ్మేత ప్రత్యేకిత్తే చేసిన యుద్ధం లభిస్తుంది. ఆ నిందిస్తున్న వంశానికి ప్రతి సాగించాం. 

(3) వా.వతం: — ఇప్పటి యుద్ధాన్ని రాష్ట్రపతి అందుకు నివాసం చేసుకోండా?

(4) వా.వతం: — ఇప్పటి యుద్ధాన్ని రాష్ట్రపతి అందుకు నివాసం చేసుకోండా?

(5) వా.వతం: — ఇప్పటి యుద్ధాన్ని రాష్ట్రపతి అందుకు నివాసం చేసుకోండా?

(6) వా.వతం: — ఇప్పటి యుద్ధాన్ని రాష్ట్రపతి అందుకు నివాసం చేసుకోండా?

(7) వా.వతం: — ఇప్పటి యుద్ధాన్ని రాష్ట్రపతి అందుకు నివాసం చేసుకోండా?

(8) వా.వతం: — ఇప్పటి యుద్ధాన్ని రాష్ట్రపతి అందుకు నివాసం చేసుకోండా?

(1) 1. తారాయింపై: — అనేకమందికి ప్రసిద్ధి కలబుండి మనం
అందుచే అయినంత వచ్చింది కాక ఈ కోసం అవసరమని
గురోందు నేత రూపం అయిదు చేసాం కనుక ఈ కట్టడు అని
ప్రగాంహం మే. 75 రూపాణి శాసన అయింది. మరింత శాసనాలు
వాటికి ఈ ప్రకారం.

(2) 2. పండితిమా (పాథమా): — నిర్ధారించింది? అందువలన ఈ
ప్రభావాన్ని సంఖ్యాస్థాపన నియమాలలో హెచ్చింది అని?
ప్రతి సంఖ్య తేడాక ఇస్తే ప్రసిద్ధి కలదును? మీకు సంఘాతం
చేసిన సంఖ్యలు మనకు ప్రతి సంఖ్యలును అంటే మనం తేడాక ఎంతో
అంతమాడ తట్టు బాటుడు. ఈ మందిలోను కంటే 106 శాఖలు
ఉండేవారు? ఈ మందిలో మనం పండితం ఉండాలి కనుక ప్రసిద్ధి
నియమాలలో ఆయన కొరకు ఇందులో మరింత రెండు శాసనాలు
వచ్చాయి. మరింత అంకమార్గం
ద్వారా ఇది నిర్ధారించి ఊహింది. ప్రసాద మందిలో కొనసాగింది?

(3) 3. తారాయింపై: — ఈ కట్టడి సాధారణ సంఘాతం నియమాలలో
అయ్యండి. నామం సాధారణ ఉపసంఘాతం కూడా.

(4) 4. తారాయింపై: — అయిదు నియమాల సంఘాతం చదువు చేయాలి
నామం కూడా.

(5) 5. పండితిమా (పాథమా): — ఎంతప్రాంతాను ఆంధ్రప్రదేశ్ లో
ప్రభావాన్ని సంఖ్యాస్థాపన నియమాలలో మనం
చేసింది? 1982 మరొకంద మనం 1983 మరొకంద మనం
చేసింది ప్రతి సంఖ్యలు నియమాలలో మనం
చేసింది. ఈ మందిలో కొనసాగింది? ఎందుకంతగా?

ప్రధాన పండిత్యం: — సాధారణ ఉపసంఘాతం కూడా.

(6) 6. తారాయింపై: — యది నియమాలను సంఘాతం చేసినప్పటికీ
ప్రతి సంఖ్యలు నియమాలలో మనం
చేసింది. అందువలన సంఘాతం
చేసాడు? కంటే ఈ సంఘాతం నియమాలలో మనం
చేసింది. మరింత ప్రతి సంఖ్యలు
నియమాలలో మనం చేసింది. అందుకు ఈ సంఘాతం నియమాలలో మనం
చేసాడు?

(7) 7. తారాయింపై: — యది నియమాలను సంఘాతం చేసింది.
మరింత ప్రతి సంఖ్యలు
చేసింది? మందిరిస్తుంది. ఒక సంఘాతం కూడా.
Using of Poramboke Land Komatlakunta For Cremation Purposes
In Kota Village.

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*2604-(E)-Q.—Sarvasri Nallapareddy Chandrasekhara Reddy
(Venkatagiri), M. Audinarayana Reddy (Rapur), Ch. Penchala
Reddy (Sarvepalli), S. Prakasam (Sullurpet), Jogi Mastanaiah :—
Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that Gunta Poramboke named Komat-
lakunta was given to a millionaire under exchange basis in Kota
Village, Nellore district;

(b) whether the Vysyas Submitted petition requesting not to
give that land as they are using it for cremation purposes;

(c) whether the Panobayat also has objected to it ; and

(d) whether there is any possibility of giving that land to the
Vysyas again by the Government?
Ora! Answers to Questions.


I. Question (No. 1): (a) 3. (b) 4. (c) 2.

(a) 3.

(b) 4.

(c) 2.

II. Question (No. 2): (a) Yes. (b) No. (c) Yes.

(a) Yes.

(b) No.

(c) Yes.

III. Question (No. 3): (a) Yes. (b) No. (c) Yes.

(a) Yes.

(b) No.

(c) Yes.

IV. Question (No. 4): (a) Yes. (b) No. (c) Yes.

(a) Yes.

(b) No.

(c) Yes.
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Who is that Government?
6th March, 1984

Oral Answers to Questions.

1. ఏందుకు విద్యాభూషణం? — హైదరాబాదు సిటీలో బాలం ఎంపించాలని ముఖ్యమంత్రి ముఖ్యమంత్రి అంసాని బాలం ఎంపించాలని ముఖ్యమంత్రి అంసాని ప్రశ్నకు ఉద్భవించాయి. ఆ సమయంలో ప్రశ్నకు ఉద్భవించాయి.

2. దక్షిణాంత్రికుడు? — ఆ పాట కలించాయి? కలించాయి? 

3. మహారాష్ట్ర పాలన శాఖ? — మహారాష్ట్ర పాలన శాఖ అంశం?

4. సూంతం? — 1979-80 సాయా?

5. ధార్మిక పాలన? — 1981 అంశం?

6. పాలన పాలన? — పాలన పాలన అంశం?

7. స్థిరీకరణ? — స్థిరీకరణ అంశం?

8. పాలన పాలన? — పాలన పాలన అంశం?

9. సూంతం? — సూంతం అంశం?

10. పాలన పాలన? — పాలన పాలన అంశం?

11. సూంతం? — సూంతం అంశం?

12. పాలన పాలన? — పాలన పాలన అంశం?

13. సూంతం? — సూంతం అంశం?

14. పాలన పాలన? — పాలన పాలన అంశం?

15. సూంతం? — సూంతం అంశం?

16. పాలన పాలన? — పాలన పాలన అంశం?

1. Hon. Members :— Have you any more questions? (Mr. N. T. Rama Rao)
   The Speaker:— Sir, I have no more questions.

2. Hon. Members :— Have you any more questions? (Shri K. S. Varma)
   The Speaker:— Sir, I have no more questions.

3. Mr. N. T. Rama Rao:— You have already told me that the House Committee looks into all encroachments by anybody in this House. It should
not be confined to a particular individual. Let them agree for it and we are prepared to take up the challenge.

Dr. A. Balakrishnaiah (Wanaparthy) :— Will the Minister for Revenue be pleased to state:

(a) whether it is a fact that a single family is having patts for an extent of 90 acres out of the total ayacut of one hundred and ten acres of land in Wanaparthy taluk, Mamidala Village under Vemulavari tank:

(b) whether it is also a fact that the said family is enjoying double crops under Masantha cheruvu and are paying the Kuski tax (Wet tax)

(c) will it not amount to the violation of Land Reforms if the family enjoys a large portion of the land; and

(d) the steps taken by the Government to protect the Land Reforms?

Dr. A. Balakrishnaiah (Wanaparthy) :— (a) Yes.
Introduction of Model Service System to APSRTC in Visakhapatnam Dist.

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2606(L)—Q.— Sarvasri T. Chittinaidu (Paderu), Indrasena Reddy (Malakpet), P. Narayana Swamy Naidu (Bhogapuram), G. Yerru Naidu and Smt. G. Madhav :— Will the Minister for Transport be pleased to state:

(a) whether it is a fact that 'Model' Service system has been introduced by the A.P S R.T.C. in Visakhapatnam district;

(b) whether the R.T.C. derived profit or sustained loss upto 25th of August due to this system; and

(c) whether any representation or protest from the public has been received stating that the above system was causing inconvenience to them?

R. Venkata Reddy (M. Srijanacharya) :—

(1) Yes indeed. Service of Ranchi 1883 till 1st March 1984 has been brought under the "Model System of Services" (Files Attached).

(2) On 25th Feb 1983 Ranchi service started was suspended on the 27th Feb 1983. Since then no services were given till 31.3.84. There are 300 bus services, 110 local and 190 suburban. This service of Ranchi was reintroduced on 1st May 1984.

(3) On these services no complaints or representation were received.
Restoration of Detention System in Schools

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2603—(C)—Q.—Sarvasri V. Kesanna (Gorantla), T.C. MarepPal (Kalyanadurga), P. Ranganayakulu (Hindupur), Ramachandra Reddy:— Will the Minister for Education be pleased to state:

(a) whether it is a fact that on account of the non detention system in the schools, education standards are decreasing; and

(b) if so, whether the Government will restore the detention system?

The Minister for Education (Sri P. Anandagajapathi Raju):—

(a) No, Sir. (b) Does not arise.

Restoration of Detention System in Schools

Ora! Answeis to Questions. 6th March, 1984. 195

Sri P. Anandagajapathi Raju:— Regarding the detention system there has been a lot of debate over a number of years. Certain steps have been taken by the Government. It cannot be decided positively. Therefore the answer to (b) is it does not arise.

Pay Revision for Librarians in Junior Colleges

149—

2590—(L)—Q.—Kum. Tripurana Venkataratnam (Cheepurupalli), Sri G. Muddukrishnamma Naidu (Puttur):— Will the Minister for Education be pleased to state:

(a) whether the posts of Librarian are vacant in 25 Government Degree Colleges and 65 Junior colleges in the State;

(b) if so, the reasons therefor and the steps taken by the Government thereon;

(c) whether it is a fact that the Librarians Association has requested for the pay revision of librarians in the Junior Colleges, and

(d) if so, the steps taken by the Government thereon?

Sri P. Anandagajapathi Raju:— (a) Yes, Sir.

(b) As the existing rules governing the posts of Librarian in Government Degree Colleges have to be revised, the posts of Librarian in Degree Colleges could not be filled. A proposal to fill up these vacancies by promoting the eligible librarians of Government Junior Colleges pending issue of revised rules is under consideration. The posts of Librarians in Government Junior Colleges have since been brought under the purview of the Andhra Pradesh Public Service Commission. Instructions have also been issued to the concerned officers to notify the vacancies to the Public Service Commission.

(c) Yes, Sir.

(d) The request of the Association to revise their pay scales on par with the physical Directors and School Assistants of High Schools is under consideration.
It is only a proposal to fill them up by promoting the librarians from the Junior Colleges. Regarding that rules have to be framed. They will be framed very shortly and action will be taken in this regard.

There are 25 degree college vacancies and 65 junior college vacancies. If the junior college librarians are promoted and posted in the degree colleges, then they will get the pay of degree college librarians. There are certain rules to be framed about promoting them. When once that is done they will be considered. The pay scales are Rs. 530 to 850 now. We are going to have a meeting in a few days with the concerned. In that meeting we will discuss all these things and take necessary action.

Very soon they will be filled up as soon as the rules are framed.

All these points will be discussed about pay scales etc.

Grants to Repertory Theatre in A.P.

*2583—Q.— Sri Y. S. Rajasekhara Reddy (Pulivendala) :— Will the Minister for Education be pleased to state:

(a) whether it is a fact that the Government are giving grants to repertory theatre in A.P.;
(b) the nature of work done by this organisation and the no. of dramas in Telugu produced till now;

(c) whether it is a fact that the repertory theatre appointed a muslim lady artist by name Miss Mahija of Vijayawada to enact in Sakuntala drama;

(d) if so, whether the drama was produced and if not, the reasons therefore; and

(e) whether it is a fact that the repertory employees were terminated during the month of April?

Sri P. Anandagajapathi Raju :— (a) Yes, Sir. Government releases in annual grant of Rs. 2.5 lakhs to Andhra Pradesh Theatre Institute & Repertory, Hyderabad.

(b) The Institute gives training to Young and talented artists in theatre arts and produces standard Plays. The Institute has so far produced 12 Plays in Telugu.

(c) Yes, Sir

(d) The drama Sakuntalam had been produced and staged all over the State for over 26 times.

(e) No, Sir. Only Notices of termination have been served on certain staff members appointed on contract basis who challenged the same in a Court of Law. Later on a compromise was effected and all the staff members have been continued.

Sri P. Anandagajapathi Raju :— Definitely I will examine the matter.

Sri Jaipal Reddy :— Whether she is in service now?

Sri P. Anandagajapathi Raju :— She is not in service.

Sri M. Venkaiah Naidu :— She is the only muslim woman.

Mr. Speaker :— He said he will examine the issue.
Sri M. Venkaiah Naidu:—For no reason a woman is removed from service. If the minister says he will examine the matter, Why the department is keeping him in darkness.

Sri M. Omkar:—What is the complaint against her and what action you are going to do in this matter?

Sri P. Anandagajapathi Raju:—The complaint is that she was not attending the rehearsals, regularly.

Definitely. I will enquire into the matter and see what can be done in the matter.

L A.Qs. Postponed from 28-2-1984

Extension of the Limit for Admissions into Engineering Colleges in Tamil Nadu and Karnataka on Reciprocal Basis

(a) whether it is a fact that the Director of Technical Education, Hyderabad in his reference No H2/10304/83 dt. 2nd July, 1983 has called for applications for admissions giving time limit up to 15-7-83 into Engineering Colleges in Tamilnadu and Karnataka on ‘Reciprocal basis’ for the year 1983-84;

(b) is it a fact that lot of applications have been submitted in time;

(c) whether it is a fact that the time limit has been extended upto 20-8-83 even though there are sufficient applications; and

(d) the norms to select these ‘Reciprocal seats’?

Sri P. Anandagajapathi Raju:—(a) Yes, Sir.

(b) 680 eligible applications were received in response to this call.

(c) Yes, Sir. This was done in view of the representations made for extension of last date due to N.G.O’s strike.

(d) As per the orders in G.O.Ms. No. 1335 Education, dated 15-6-1967, a common list of eligible candidates will be prepared by Director of Technical Education strictly in the descending order of merit and send it to Government and Government shall select candidates at their discretion out of this list and a few candidates placed in the reserve list also and communicate the names of selected candidates to Director of Technical Education who in turn shall issue
postings to candidates for admission to Engineering Colleges in Tamilnadu and Karnataka States out of the list in order of placements given by Government.

Sri P. Anandagajapathi Raju:— You may kindly recall that on 15-7-83, there was strike of N.G.Os. That day was given as the last day for receipt of the applications. Because of the strike, applications could not be received in time. So, additional time upto 20-8-83 was given.

Sri P. Anandagajapathi Raju:— Upto 13-7-83, 680 applications were received and upto 20-8-83, another 193 applications were received.

Sri P. Anandagajapathi Raju:— 5 seats in Tamil Nadu and 3 seats in Karnataka.

Sri P. Anandagajapathi Raju:— The last date for receipt of applications was 15-7-83 and since there was N.G.Os. strike, naturally some students would like to give their applications and they should not be denied any opportunity.

Sri M. Venkaiah Naidu:— The Government went on record stating that the Government was functioning without any interruptions. When the Government was functioning, the Secretary or the Director can receive the applications on 15-7-83. The Gazette Officers should have taken the applications. The N.G.Os. strike never came in the way of taking applications.
The Minister must explain the reasons or the rational behind the statement that the Government will decide the candidates on the basis of the discretion. What is the discretion? Whether you are also going in the same way of the Congress Government by allotting the seats to sons and son-in-laws of the Ministers?

Sri P. Anandagajapati Raju:— Regarding the last date, there is slight difference between the Hon'ble Member and myself. He was questioning as to why the last date was extended when the Government was functioning. Technically, the Government was functioning. But the portion of the Government, the N.G Os. who are part and parcel of the Government, they were not functioning on that particular date. Therefore, we have extended the time.

The second aspect is relating to the discretionary element, in admitting the students in reciprocal arrangements. I would like to bring to the notice of the House that there has been a judgment passed by the Supreme Court regarding the States of Andhra Pradesh and Jammu and Kashmir. The Supreme Court decided that the seats should not be given at discretion. The Government, will definitely see that in future the discretion element will be reduced and it would be done only on some criteria which would be applied.

Sri P. Anandagajapati Raju:— In this connection, I would like to submit that sometimes, the students join in reciprocal seats and they come forward with complaints stating that the weather did not suit them; the claimate did not suit them and they could not eat the food there, etc. These are all on humanitarian grounds and even the co-Legislators would be coming and requesting for their transfers. At that time, we have to consider the issues on merits and decide the issues on merits.

Sri P. Anandagajapathi Raju:— We will examine the contention of the Hon’ble Member.

Sri P. Anandagajapathi Raju:— The following are allotted to Tamil Nadu:
1. Sri A. R. Reddy;
2. Sri M. Rama Satyanarana Rao;
3. Sri S. Venu;
4. Sri K. Shanker and
5. Sri K. Sreenivasa Reddy

What are the names of their fathers?
Sri P. Anandagajapathi Raju:— I do not have the names of the fathers. I will send them to the Hon’ble Member.

Then, in regard to Karnataka State, the following are allotted:
1. Sri P. Kishore
2. Sri Chandrasekhar Ritwik
3. Sri J Vijaya Sekhar

Sri P. Anandagajapathi Raju:— The following are allotted:
1. Sri A. R. Reddy;
2. Sri M. Rama Satyanarana Rao;
3. Sri S. Venu;
4. Sri K. Shanker and
5. Sri K. Sreenivasa Reddy

What are the names of their fathers?
Oral Answers to Questions.

Sri S. Jaipal Reddy:— Whether any of the candidates selected for seats on reciprocal basis were there, from the applications received after the extension of the date?

Sri P. Ananda Gajapathi Raju:— We have analysed all the applications received prior to 15-7-1983 and those received after 15-8-1983 up to 20-8-1983. I can furnish the information as to how many members applied before the date and after the date.

Sri S. Jaipal Reddy:— When can you give the information?

Sri P. Ananda Gajapathi Raju:— As soon as possible, I will place the information during the current session. Whatever information that is available with me in this matter; I will present it to the House.

Sri S. Jaipal Reddy:— Along with the names of the parents and their permanent addresses also, the information may be furnished.

Sri P. Ananda Gajapathi Raju:— What all information available with me, I will place it on the table of the House.

Mr. Speaker:— What all the information, that is available, that he will place it on the Table of the House.

Sri P. Ananda Gajapathi Raju:— I will supply the information.

When the strike has not commenced by 15th July, they were receiving the applications.

When the strike has not commenced by 15th July, they were receiving the applications.
Mr. Speaker:— The Question Hour should be completed by 9-30 a.m. All the printed questions should be completed by 9-30 a.m.

Mr. Speaker:— The procedure is that all the printed questions should be completed by 9-30 a.m. No. 1-30 a.m. is the time. The subjects are fixed at 9-30 a.m. otherwise the questions are not taken. This is the matter.

Mr. Speaker:— The questions should be completed by 9-30 a.m. That is not the issue here. I have to follow certain procedure. The B.A.C. is there.

I cannot follow the rules prescribed by each and every Member. The B.A.C. is there.......

Mr. Speaker:— Any way, whatever information they want, all that information will be supplied to them, Sir.

(INTERRUPTIONS)

Sri P. Ananda Gajapathi Raju:— Any way, whatever information they want, all that information will be supplied to them, Sir.
Sri M. Venkaiah Naidu:— I do not want to quarrel with any Member including Mr. Vasantha Nageswara Rao. It is postponed either at the request of the Member or the Minister concerned.

Sri M. Venkaiah Naidu:— I do not want to quarrel with any Member including Mr. Vasantha Nageswara Rao. It is postponed either at the request of the Member or the Minister concerned.
In this relevant context, the question was postponed at the request of the Minister. The postponement was not sought by the Member. The postponement was sought by the Minister. If you say that the Minister should not ask for postponement, we welcome it.

Mr. Speaker:— The question hour should be completed by 9-30 a.m. That is the decision of the B.A.C. I have explained in detail about this. I am sorry.

I am very sorry if this is the attitude of the Members from the ruling party.
Construction of School Buildings In A.P. with Grant Given By U.K.

2664-O.-Sarvasri V.V. Narayana Reddy (Markapur), M. Kasi Reddy (Kanigiri), M.J. Thomas Cnowdary (Dichipalli), Vasantha Nageswara Rao, P. Chandrasekhar (Mahabubnagar) :- Will the Minister for Education be pleased to state :

(a) whether it is a fact that U.K. (Briitain) Government have promised to give a grant of some crores of Rupees towards construction of School buildings :

(b) if so, to what extent :

(c) whether it is a grant or loan : and

(d) the manner in which it will be distributed District wise in the State?

Sri P. Ananda Gajapathi Raju :- (a) Yes, Sir.

(b) The phase of the Project is to the tunc of one million pounds.

(c) It is a grant.

(d) The question of distributing the grant does not arise as the school buildings have to be constructed at places selected following the criteria prescribed by the O.D.A.

The Overseas Development Association has fixed the following criteria for locating school buildings in the project : (1) School places to be selected should not have any school building (2) Adequate site both for immediate construction and for future expansion of school building should available immediately (3) In a block backward areas and tribal areas may be given preference (4) The places to be selected may have potential for enrolment of girls and children and weaker sections like S.Cs. and S.Ts. and (5) Availability of construction material, water etc., may be kept in view.
Sri P. Ananda Gajapathi Raju:— The criteria which I just mentioned is for selecting the school buildings. All these things have not been decided. The designs have to be approved by the Overseas Development Association. When they approve the design then all these aspects will be examined. I don't have any objection in passing all this information as and when it is finalised.

Sri P. Ananda Gajapathi Raju:— Based on the criteria which I read just now, site will be selected for school building and secondly usually these projects are executed by the Panchayati Raj Department. This time also they will be executed by Panchayati Raj Department.

Sri P. Ananda Gajapathi Raju:— There are a number of phases of this project. This is the first phase of the project and in consultation with the Overseas Development Association they have identified certain districts. When the project comes to phase two and three, then all the districts will be included in this programme.

Sri P. Ananda Gajapathi Raju:— That will be definitely considered.

Sri P. Ananda Gajapathi Raju:— I just now mentioned the project and the expenditure being about Rs. 1 crore. If this amount is distributed for 23 districts in the State, the impact of this programme will not be felt. Therefore, the Overseas Development Association selected few districts on the basis of the criteria fixed by
them in Rayalaseema, Telangana and coastal districts. In all these three regions some areas were selected to see that the programme is implemented in the first phase and later take it to the rest of the State.

Sri M. Omkar:— The Minister should clarify one thing. He said the construction is going to be entrusted to Panchayati Raj Department. It has been the practice of some samithis to insist the village which is going to be benefited by this programme to contribute something. It is rather a malpractice that some samithis have indulged in the past years. Unless they contribute 50%, or matching amount, the building should not be given to them. Now the Government contemplates to provide school buildings where none exist. Will the Government impose ban on the local bodies insisting such contribution?

Sri P. Ananda Gajapathi Raju:— We will consider.

Sri P. Ananda Gajapathi Raju:— Keeping in mind the difficulties we will definitely examine the matter.

SHORT NOTICE QUESTIONS AND ANSWERS

Illegal Occupation of Government Lands in Urmada Village by some Land Lords

150—A


(a) whether it is a fact that Government land in S. No. 152 Urmada village, Nalgonda taluk, Nalgonda district is under illegal occupation by some land lords;

(b) whether it is also a fact that the same land lords were assigned 30 acres of Government land in S. No. 131/160 and 132/161 in 1958 in the same village though they possessed about 50 acres land at that time; and

(c) if so, the steps taken and propose to be taken to evict the illegal occupants and cancel the irregular assignment and distribute the same among the landless?
Short Notice Questions And Answers. 6th March, 1984.

Q. 1. What are your views on: (a) and (b)?

(a) 

(b) 

Q. 2. Your opinion about the importance of education is that it should be compulsory at the primary level. Why? 

A. It is important to emphasize the importance of education for the development of society. Education is the key to prosperity and progress. It is essential for the advancement of the individual as well as the country. Education helps in the acquisition of knowledge and skills that are necessary for a person to lead a productive life. It is also a means of social mobility and向上进取. Education has a positive impact on the economy of a country as educated people are more likely to invest in the future. Therefore, compulsory education at the primary level is crucial to ensure that all children have access to education and have the opportunity to realize their full potential.
Matters Under Rule 329:
re: Irregularities in respect of seats in Private Engineering Colleges.

ANNOUNCEMENT
re: Time for the Receipt of amendments to the Bills.
Mr. Speaker:— I am to announce to the House that amendments to the following Bills will be received upto 5 p.m. to-day:

1) Andhra Pradesh Panchayat Samithis and Zilla Parishads (Second Amendment) Bill, 1983

2) The Andhra Pradesh Panchayat Samithis and Zilla Parishads (Amendment) Bill, 1984

MATTERS UNDER RULE 329:
re: Irregularities in respect of seats in Private Engineering Colleges.

re: Irregularities in respect of seats in Private Engineering College.

The Board of Admissions (BOA) has received a complaint regarding irregularities in the allocation of seats in the Private Engineering College. The complaints are as follows:

1. Allegations of unfair practices in the selection process.
2. Claims of personal influence being exercised in the allocation of seats.
3. Instances of nepotism and favoritism.
5. Allegations of illegal activities in the admission process.

The BOA has initiated an investigation into these allegations. The investigation will be conducted to ensure fair and transparent admission processes. All relevant documents and evidence will be reviewed to determine the validity of the complaints.

The BOA has set up a committee to handle the investigation. The committee is composed of representatives from various stakeholders, including the college management, teachers, and students. The committee will be guided by the principles of fairness, transparency, and accountability.

The BOA has requested the college management to provide all necessary information and documents related to the admissions process. The college is expected to cooperate fully with the investigation.

The BOA will maintain strict confidentiality throughout the investigation to protect the privacy of the individuals involved. The outcome of the investigation will be announced in due course.

The BOA urges all parties to remain calm and avoid any actions that could disrupt the investigation. The BOA is committed to ensuring a fair and just process for all stakeholders.

Matters Under Rule 329 :
re: Irregularities in respect of seats in Private Engineering Colleges

... therefore it is just and necessary that the case of all the candidates who had applied for admission and who are not admitted should be considered on the basis of open merit irrespective of whether they have filed Writ Petitions or not and accordingly the Respondents are directed that the admissions to those 14 seats for the academic year 1983-84 shall be made in these private Engineering Colleges in accordance with the Presidential Orders of 1974 and other rules regarding the reservation while doing so the concerned authority shall not only consider the case of the Writ Petition but also of other candidates who are not admitted according to these rules...
re: Irregularities in respect of seats in Private Engineering Colleges.

Sri P. Ananda Gajapathi Raju:— Sir, The Andhra Pradesh Educational Institutions (Regulation of Admissions) Order, 1974 prescribes the University areas for the purpose of deciding whether a candidate is to be considered as “a local candidate” belonging to the local area either by virtue of study or by residence.

Matters Under Rule 329:
re: Irregularities in respect of seats in Private Engineering Colleges.

2. The Government of Andhra Pradesh passed the Andhra Pradesh Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) Act, 1983 (Act No. 5 of 1983). Section 3(2) of the said Act regulates admissions to Engineering Colleges and Medical Colleges on the basis of ranking assigned in the Common Entrance Examination conducted subject to the Rules framed under Section 3(1) read with Section 15(1) of the Act. Further as per the Act, the admission to Educational Institutions shall be subject to the rules made by Government in regard to reservation of seats and Andhra Pradesh Educational Institutions (Regulation of Admissions) Order 1974. In accordance with the provisions under the Act, Government have issued rules called the “The Andhra Pradesh Regulation of Admission of Students into Engineering Colleges Rules 1983” by a notification issued in G.O.Ms. No. 116 Education, Dated 4-3-1983. As per rule 6(2)(c) of the said rules, the seats available in all affiliated Colleges will be pooled and will be distributed among the 3 regions of the State (i.e. Andhra University, Osmania University and Sri Venkateswara University local areas) in regard to the provision contained in Andhra Pradesh Educational Institutions (Regulation of Admissions) Order, 1974. On the suggestion of Advocate-General, the matter was further examined in consultation with Law Department and it was opened that the provisions of the Andhra Pradesh Educational Institutions (Regulation of Admissions) Order, 1974 has no application to Private Colleges or Educational Institutions which are not subject to the control of the State Government. In pursuance of this an amendment was issued on 27-7-83 adding a proviso to clause (d) under sub-rule (2) of rule 6 of the said rules stating that the Andhra Pradesh Educational Institutions (Regulation of Admissions) Order, 1974 shall not apply to Engineering Colleges maintained by Private managements.

3. Accordingly, the Convenor, Common Entrance Examination Committee in exercise of the powers delegated to him under the Andhra Pradesh Regulation of Admission of Students into Engineering Colleges Rules, 1983 made selection of the candidates for admission to the Private Engineering Colleges for the year 1983-84 as per the order of merit assigned at the Common Entrance Examination conducted by the Committee and duly following the rules of reservation to Scheduled Castes, Scheduled Tribes and Backward Classes. The selected candidates were admitted to the respective Private Engineering Colleges in the State and Classes commenced from 12-12-1983.

4. However, some Writ Petitions were filed in the High Court praying for issue of directions to Government to follow
re : Irregularities in respect of seats in Private Engineering Colleges.

Andhra Pradesh Institutions (Regulation of Admissions) Order, 1974 in regard to admission of candidates into Private Engineering Colleges. These Writ Petitions were allowed by the Hon’ble High Court and a copy of the Judgement is awaited.

Sir, let me further clarify the doubts. Now earlier also, because Private Engineering Colleges were not getting grant-in-aid they were not following the Presidential Order of 1974 and they were admitting candidates in whatever fashion they wanted to admit. But now we are giving Grant-in-aid to them and therefore the possibility of bringing them under the Six Point Formula also is under active consideration of the Government and we will definitely take a decision in the matter very shortly.

Sri A. Madan Mohan :— Sir, what this Government is going to do in future is something different. Now he is assuring this House that it would be brought under Six Point Formula. What I am saying is that, at the time when these selections were being made, I spoke to the Education Minister on Telephone - I spoke to the Education Secretary on Telephone - I spoke to the Chief Secretary on Telephone and I wrote a letter to the Secretary, and Education Minister, and all of them have expressed their helplessness, because their Chief Minister was at Madras. I had requested that this is a serious problem affecting the future of so many children belonging to various regions and that actually you cannot deprive so many people. There are two issues involved. One is, since it was not brought under Six Point Formula, the students belonging to Visakhapatnam, Vizianagaram, Rayalaseema and Telangana are most affected. This is the first thing. The Second aspect of it is, that the reservations that are to be scrupulously adhered to in every Government college or college where the Government gives the aid, has not been complied with. I have also forewarned this Government to say that to-morrow if they go to Court of Law, it will not stand to the test. It is not just indulging to the luxury of litigation. It is a question of saving the inherent rights of the students belonging to these areas. I had requested the Education Minister to contact their Chief Minister and seek oral or verbal orders. Well, the Education Minister has expressed his helplessness. The Chief Minister was to come on the 17th. Probably this was taking place on 9th (subject to correction - there was a gap of one week). Then, I had requested the Education Secretary who was sitting in the Chambers of the Education Minister to see that the selection would be well stopped. Now the question that arises is if the Government did not have any say in the matter, since they were giving the private institutions, the
selection by a Committee consisting of officials is redundant. When you were making selections by a Selection Committee, constituted by the Government, then for you to say that it does not attract the Six Point Formula is self-contradictory. So, on either scope, the Government has not risen to the occasion and when it was forwarded also, they have not taken a lesson out of it. With the result, some of the students have gone to the High Court and ultimately the High Court gave a decision in their favour. I can understand now the Government may try to get over the predicament by enhancing the extra seats to such of those students who have gone to the High Court and got orders in their favour but what should happen to the multitude of other students, who have not gone to the Court? It is not a fact for the Government to say that they are not aware of these things. We did bring it to their notice. Inspite of that they have well expressed their helplessness. What are the reasons? Why the Government did not take cognizance of it? Now, will the Government take the responsibility of accommodating all those students, who otherwise would have got admitted if only Six Point Formula was applied to, along with the reservation in respect of Scheduled Castes, Scheduled Tribes and B.Cs?

Sri P. Anandagajapathi Raju:— Sir, the point raised by our Hon’ble Leader of Opposition is very valid. He did speak to me over the phone and I said I would try to do something in the matter. The main thing is in 1983 we passed this regulation of admissions and prohibition of Capitation Bill into an Act in 1983. According to the provisions of the Rules made under the Act, we said that the Engineering College seats would be filled up through a common entrance examination by the convenors of the Common Entrance Examination and those seats would be filled up by merit. In the Government Engineering Colleges, definitely the Six Point Formula would apply, because they were in receipt of Government Grants and they are already Government institutions. But in respect of private institutions, they were not in receipt of Grant-in-aid as on that date, and therefore we followed the pattern of the Common Entrance Examination, where people would be admitted based on the ranking assigned to them in the Common Entrance Examination but now the Opposition Leader raised a very valid point. He says that now these institutions are receiving Government Grants, and I agree with him they are receiving Government Grants now in view of the fact that they are receiving Government Grants, in view of the fact that now purely they have to follow the reservation provided by the Presidential Orders of 1974, I will get the whole matter examined in consultation
with the Leaders of Opposition and others to see as to how we can set right the situation. Because it is not the convention of the Government to do any harm to any particular region. The idea is to set-right the issue and with constructive approach and now there is High Court Judgement also, saying that some candidates have to be admitted. So, taking into consideration, the High Court Judgement, taking into consideration the various rules that have been passed up till now, taking into consideration the fact that these institutions have been brought under Government Grant-in-aid, we will definitely take a decision in the matter and we will definitely consider the issue or if not, reconsider the issues. That is what I assure.

Sri S. Jaipal Reddy:— Sir, the Education Minister has not been able to explain to us, to our satisfaction, as to how the original G.O.Ms. No. 116 dated 4th March 1983, contemplating the application of Six Point Formula to private Engineering College had to be revised? Under what circumstances, this G.O. was revised? Secondly, as Mr. Madan Mohan and other friends spoke to the Secretary Education and the Education Minister and others was it decided by that time that the Grants would be made available to the private Engineering Colleges? When the money is made available to public exchequer the provisions under the Six Point Formula and the provisions of communal roster would get automatically applied. So, the Opposition Members and the students concerned made an application to the Government in good time that these factors must be taken into consideration.

And why were not these pleas listened to in right time? Sir, these colleges started their courses only in December, 1983. It is not too late. Since you denied natural justice to the students belonging to Rayalaseems and Telangana regions, they were forced to go to the High Court and obtain judgement in their favour. And this judgement also was delivered by the High Court more than a month back. The Minister says, we will now consider. I am sure that our Education Minister is not being generous to anybody because it is their right and their right has been upheld by the High Court and you have no option but to consider and you should have considered by now and you should not have forced us to raise this matter at all in this House. Anyway, I do not want to lament on the fault but merely I would like to seek an assurance from the Minister as to the time frame in which these two basic questions— 1. in regard to the applicability of the six-point formula and 2. applicability of communal roster—would be examined and executed?

Matters Under Rule 329:  
re: Irregularities in respect of seats in Private Engineering Colleges.

Sri P. Anandagajapathi Raju:— In view of the points raised by the Hon. Member, definitely we will reconsider the whole issue in the light of the new developments that have taken place and we will take action.

Sri M. Venkaiah Naidu:— I will just tell you the dates. You have also the Government order with you. The order was issued in March and the revised order was issued in July. By that time a decision was already taken by the Government to give grant-in-aid to these colleges. The moment the Government decided to go about giving grant-in-aid to these colleges, then automatically it will come under the purview of six point formula and 1974 Presidential Order. I only require one assurance from the Minister. Let him hold talks with the Opposition Leaders or any people, we do not have any objection. But we want the issue to be solved immediately to create...

Sri P. Anandagajapathi Raju:— Definitely we will consider the opinion expressed by the Hon’ble Member—to try to see that they are admitted into 1983-84 course, that is one aspect. The second aspect is, we are ready to discuss the issue.

Sri C. Janga Reddy:— We are very sorry to say that they are at the mercy of the Government. When we represented to the Minister and to the Government, they did not listen and they had to go to the High Court and the Court has given its judgement and they have to implement today itself. Here, I want to clarify....

re: Irregularities in respect of seats in Private Engineering Colleges.

Sri P. Anandagajapathi Raju :— There is no need for the Member to get agitated. First of all, we do agree that there have been some further developments. These institutions have come under grant-in-aid and they are now government aided. Therefore, they have to follow the Presidential Order of 1974. That is why, I said the whole thing, we will reconsider again and take a decision and we will try to take a favourable decision.

(INTERRUPTIONS)

Mr. Speaker :— The Minister has very, very clearly......

Sri P. Anandagajapathi Raju :— We have not still received the copy of the High Court Judgement. As soon as it is received, we will study and take a decision.

Sri P. Anandagajapathi Raju :— I object to one thing. The Hon. Member cannot supply us with a copy of the judgement. We have got to get the copy of the judgement from the High Court because his copy may not be authentic. It may be a photostat copy. We will take a copy only from the High Court.

We have to only pity the government. It shows how the government is functioning. They ought to have got the copy of the judgement since a sensitive issue is involved pertaining to regional imbalances.

Sri S. Jaipal Reddy: — Well, I thought I was a lame person, I alone was competent to advance lame excuses. But I think, the Hon. Education Minister also has begun to adduce lame excuses. Non-supply of the copy of the judgement of the High Court may not be a proper excuse. Secondly, the judgement was delivered as early as more than one month back and this is a burning question. The fans of time are running out and a considerable portion of the academic year is already over. Therefore, the Government should have displayed tremendous sense of urgency. My only question is what is the time limit for consideration on implementation of the full implications of the high court judgement?

Sri P. Anandagajapathi Raju: — The judgement was delivered on 14-2-1982. We will try to get a copy as soon as possible and as I said earlier the reconsideration will be done as soon as possible.

Sri S. Jaipal Reddy: — What is the date? The academic year was started on 12-12-1983 already.

Sri P. Anandagajapathi Raju: — Soon.

Mr. Speaker: — The Minister has said “as early as possible.”

(SERIOUS DISCUSSION)

Sri A. Madan Mohan (Siddipet): — One point of clarification. Now, the Hon. Minister has said that he is going to consider and consider favourably. Whether he is going to consider favourably or otherwise, it is a different matter. It is mandatory and well he has to comply with it and there is no discretion left for the government. But what I am saying is let this not be confined to the parties to the judgement but be applied to such of the students who have not gone to the court also. The entire issue will be consider and will he do for this academic year?

Sri P. Ananda Gajapathi Raju: — If it applies to those who have gone to the Court, it will also apply to the rest.

Sri A. Madan Mohan: — What about the academic year?

(No reply)
Sri A. Madan Mohan:— Sir, we are standing where we were earlier. This must be made applicable to the current academic year. If this is the position he would like to take, we are standing where we were on the date I telephoned to the Minister. On that day when he expressed helplessness, I made it very clear to him and I expected him to be dynamic. I told him that there are many issues where the Minister has to take a decision and can refer to the Cabinet for post-approval or the Chief Minister. This we did in our times. I also advised him about this. Unfortunately, he did not muster his courage to do that. I leave it at that. What I am saying is, supposing he takes a decision, since he said that he will consider, that means it includes both—may or may not. What we are saying is because of the erroneous judgement, because of the non-enlightenment of the Government or because of the incapacity of the Minister to take a decision on the spot so many students belonging to various regions have been deprived. Now, their academic year has to be saved. That is the only aspect which should be really looked into. For that let him assure that he will consider for this academic year.

Sri P. Anandagajapathi Raju:— What I am saying is whatever judgement applies to these students who have appealed, will also apply to those who have not appealed and justice done and whatever other considerations they might be.

Sri M. Venkaiah Naidu:— What about the academic year? Will they implement it this year?

Sri P Anandagajapathi Raju:— During this academic year, I assure that I will favourably consider the issue.

(SISSERTIONS)

Sri A. Madan Mohan:— Sir, you are a lawyer. He is trying to be more intelligent in the employment of his language. He said, during this academic year he is going to consider favourably. What I am asking is he going to consider favourably for this academic year?

Sri P. Anandagajapathi Raju:— Okay, for this academic year, we will consider.

Sri S. Jaipal Reddy:— Sir, It would be redundant on the part of the Minister to agree to consider because it is mandatory. We are simple seeking an assurance from the Minister as to the time by which he will complete this process. Unless he is able to give a deadline...

Mr. Speaker:— He said, as early as possible.

Matters Under Rule 329:
re: Irregularities in respect of seats in Private Engineering Colleges.

Sri S. Jaipal Reddy:— The Minister should be able to tell the House the time by which he will be able to complete the process.

Sri P. Anandagajapathi Raju:— I mentioned that it will be completed very soon.

Sri S. Jaipal Reddy:— Sir, we cannot be so helpless.

11-00 a.m.

Sri P. Anandagajapathi Raju:— What I am saying is, we have not yet received the copy of the judgement of the High Court. We will start the ball rolling to-day itself, get a copy of the judgement, study it and take necessary steps. We will start in that direction very soon. But I cannot give a deadline or date because it is not possible in such issues to give a date.

Sri C. Janga Reddy:— Sir, they have to implement. The High Court judgement is there and they have to implement.

Sri S. Jaipal Reddy:— I request the Hon. Members not to bother about the insignificant things. Sir, I am sure, the Hon. Education Minister is appreciative of the urgency of the problem. It
view of the mandatory implications of the High Court judgement for the academic for the current academic year, he would agree with me that a considerable portion of the current academic year has already been exhausted. Therefore, time is the essence in the whole matter. That is the reason why.

Mr. Speaker:— You are repeating the same thing.

Sri S. Jaipal Reddy:— When the Minister said that he cannot give a deadline, I am trying to explain him the rationale behind our insisting plea for an instant deadline.

Mr. Speaker:— He knows the rationale.

Sri S. Jaipal Reddy:— If he knows it, he should make it known to us.

Sri P. Anandagajapathi Raju:— I am already seized of the matter. I have already indicated that the matter is urgent and I am seized of the matter.

Sri S. Jaipal Reddy:— Then whether the Minister will assure the House that the academic year will be saved for such of the boys who have been unjustly denied the seats under six-point formula?

Sri P. Anandagajapathi Raju:— I am seized of the matter.

Sri S. Jaipal Reddy:— No, Sir. This House cannot be helpless and we cannot be helpless.

(INTERRUPTIONS)

We must save the year.

(INTERRUPTIONS)

Sir, good number of students were denied seats. Secondly, the Government is hesitating to implement the High Court judgement. People can interpret from the facts and draw unflinching inferences....

(INTERRUPTIONS)

Mr. Speaker:— He gave an assurance.

Sri S. Jaipal Reddy:— He has not given the assurance.

Sri M. Venkaiah Naidu:— There is no necessity for the High Court to give judgement.

Mr. Speaker:— It is all over. Because of the High Court judgement, he said he is going to implement after...

Sri M. Venkaiah Naidu:— I do not know why the Minister is hesitant and half-hearted in his approach.
Sri P. Anandagajapathi Raju:— I said, we are seized of the matter. The High Court judgement is there, the ball will start rolling from to-day. We will get hold of the High Court judgement....  

(INTERRUPTIONS)

Please, let me complete. We are seized of the matter and whatever concessions have been given in case of those who have appealed, they will be given in case of the rest of the boys also who have not appealed, and see that the boys are given justice.

(INTERRUPTIONS)

Sri S. Jaipal Reddy:— It is part of the High Court judgement. He is not obliging anybody.

(INTERRUPTIONS)

Mr. Speaker:— You are raising the same matter to get an answer. You cannot demand further things. Please take your seats. He said as early as possible, very soon.

Sri S. Jaipal Reddy:— Sir, as early as possible in the instant case can amount to loss of one whole academic year for as many as 150 students.

Sri M. Kishan Rao:— On a point of order, Sir - When the Minister has said, as soon as possible, where is the point in asking like this?

Sri M. Venkaiah Naidu:— The Hon. Minister never said, during this academic year. He said, he will consider.

(INTERRUPTIONS)

Sri P. Anandagajapathi Raju:— Sir, there is a judgement in this regard. After getting hold of the judgement—we will try to get it to-day or to-morrow—after seeing the judgement, the points on which the Court has opined and delivered judgement all those students who come under the same category will also be treated as those students who have appealed to the Court for this year. They (those who did not appeal) will also be treated in the same category as those who appealed.

Sri S. Jaipal Reddy:— For this year?

Sri P. Anandagajathi Raju:— O.K. for this year.

re: Conversion of High Schools into Junior Colleges at Mandamarri and Ramakrishnapuram in Adilabad District.

This question will be sent to Education Minister for answer.

re: remission of the existing sales tax rate in respect of some of the commodities.

Sri P. Anandagajapathi Raju:— They have not yet started the College as promised by them. Definitely, to the extent possible, we will try our level best to see that the Institution is started in the interests of the Students almost immediately. We will take necessary action immediately.

BUSINESS OF THE HOUSE

Statement by the Minister for Finance

re: remission of the existing sales tax rate in respect of some of the commodities.

Sri N. Bhaskara Rao:— Sir, I may be permitted to make the following statement.
Statement by the Minister for Finance: re: remission of the existing sales tax rate in respect of some of the commodities.

Hon'ble Members may recall that I have in the course of my reply to the Budget Debate started that the Government was considering the remission of the existing sales tax rate in respect of some of the commodities from the point of view of diversion of trade and relief required etc. I am glad to announce the following for the information of the Hon'ble members of the House:


<table>
<thead>
<tr>
<th>Details</th>
<th>Existing Rate</th>
<th>New Rate</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Chassis of Motor Vehicles.</td>
<td>8%</td>
<td>5%</td>
<td>To prevent diversion of trade to outside the State.</td>
</tr>
<tr>
<td>2. Motor Cycles and Motor-cycle combinations, Motor Scooters and Motorettes.</td>
<td>12%</td>
<td>8%</td>
<td></td>
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<tr>
<td>3. H.D.P.E./P.P. Woven Sacks.</td>
<td>5%</td>
<td>2%</td>
<td>To enable local Small scale units to stand in competition with the similar unit in Karnataka and Maharashtra.</td>
</tr>
<tr>
<td>4. Spare parts and accessories of Tractor Trailers.</td>
<td>12%</td>
<td>7%</td>
<td>This concession is to bring rate of tax on spare parts on par with the main item Tractor trailers</td>
</tr>
<tr>
<td>5. Gunnies manufactures by the Jute Mills in the State and sold by them to Cement factories and sugar factories in the State for packing cement and sugar respectively.</td>
<td>5%</td>
<td>4%</td>
<td></td>
</tr>
<tr>
<td>6. Goods produced or manufactured by a unit located in the State of A.P. in cases where the rate of tax is higher than 4% and sold to the Depts. of Govt. of India or Govt. of A.P. or</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Public Sector undertakings including Corporations owned by Govt. of India or Govt. of A.P. or Govt. Companies and as defined in the Companies Act located in A.P.

Electric Transformers manufactured in the State & sold to Govt. Depts., Corporations & Govt. Companies in the State.

Aluminium Cables manufactured in the State and sold to Govt. Depts., Corporations and Govt. Companies in the State.

H.D.P.E. Pipes manufactured in the State and sold to Govt. Depts., Corporations and Govt. companies in the State.

The members may like to know that an important decision that has been taken is to ensure that the local manufacturing units supplying goods to the Depts., of Govt. of India or Govt. of A.P. or Public Sector under takings including corporations owned by Govt. of India or Govt. of A.P. or Govt. companies and defined in the Companies Act located in A.P. to stand in competition with manufacturers of outside the State.


<table>
<thead>
<tr>
<th>Declared goods liable to tax at point of last purchase—</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Castor (b) Coconut (c) Groundnut (d) Jute (e) Cotton &amp; (f) Hides &amp; Skins.</td>
<td>Under the existing procedure dealers have to pay both APGST and CST and obtain refund of APGST from the Dept. This grant of</td>
</tr>
</tbody>
</table>
Statement by the Minister for Finance:
remission of the existing sales tax rate in respect of some of the commodities.

2. Sacremental wine

3. Sales of Building materials and other goods connected therewith and agricultural implements by the dealers to the Society for development of Rural Sericulture Industry Tirupathi, which was engaged in the reconstruction work in the Cyclone effected areas of the State for the period 1-1-81 to 31-12-82.


C. Shift the point of Levy and Reduction rate of tax under A.P.G.S.T. Act.

<table>
<thead>
<tr>
<th>Existing levy &amp; rate of tax</th>
<th>New rate of tax &amp; levy</th>
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<tr>
<td>1. Blended Cotton Yarn</td>
<td>At every point of sale 5%</td>
<td>At point of First sale 4%</td>
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Note: All the above concessions will be effective from 1st April, 1984 and suitable notifications will be issued separately.

re: remission of the existing sales tax rate in respect of some of the commodities.

Sri A. Madan Mohan:— During the last Session, I brought it to the notice of the Finance Minister about the Re-Rolling Mills. In his recent reply also he made it very clear that he is considering the matter.

Sri N. Bhaskar Rao:— I am sorry, Sir. I have to mention that some of the files have not yet reached the Cabinet. Soon after the approval in the Cabinet, I will be in a position to let you know about them in detail. 2 or 3 times are there under consideration.

Sri A. Madan Mohan:— In the mean time, it seems that the Commissioner and other officials are sitting tight on them and they are not able to transact any business....

Sri N. Bhaskara Rao:— I have already given instructions. If they have not reached, I will pass orders today.
Statement by the Minister for Finance:
re: remission of the existing sales tax rate in respect of some of the commodities.

Sri N. Bhaskara Rao:— I will get it examined.
CALLING ATTENTION MATTERS

Re: Technical knowledge for Officials of Marketing Committees to attend the Grading of Agricultural Produce.


Calling Attention Matters:

in this matter :— 

Re : Technical knowledge for Officials of Marketing Committees to attend the Grading of Agricultural Produce.

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Calling Attention Matters:

re: Technical knowledge for Officials of Marketing Committees to attend the Grading of Agricultural Produce.


(To the Chairman of the Marketing Committee, to be attended by the officials of the Marketing Committee, to attend the Grading of Agricultural Produce.)

Sirs:

We hereby draw your attention to the necessity for the officials of the Marketing Committees to attend the Grading of Agricultural Produce, which is scheduled to be held on 28th March, 1984. The details of the event are as follows:

- The event will commence at 11:30 AM.
- The location is the main office of the Marketing Committee.
- There is no charge for attendance.
- The officials are requested to be present by 11:00 AM.

Kindly ensure that the officials are available to attend the event, as their presence is crucial for the smooth functioning of the grading process.

Yours faithfully,

[Signature]

[Name]

[Position]

Marketing Committee.
Calling Attention Matters: 6th March, 1984. 233

re: Technical knowledge for Officials of Marketing Committees to attend the Grading of Agricultural Produce.

Calling Attention Matters:

re: Large Scale Misappropriation of Funds of Fish Ponds Scheme in Kurnool District.

(1) Dr. Subba Reddy—Sir, Sir,

S. M. Venkateswarlu:— TheWT a ndrea ea...e el an enb en a d

Re: Large Scale Misappropriation of Funds of Fish Ponds Scheme in Kurnool District.

(1) Dr. Subba Reddy—Sir, Sir,

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re: Large Scale Misappropriation of Funds of Fish Ponds Scheme in Kurnool District.

The Honble Speaker: 20 (00) critical 20 (00) issues, 20 (00) critical, 20 (00) issues, 20 (00) critical.

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Calling Attention Matters:
re: Large Scale Misappropriation of Funds of Fish Ponds Scheme in Kurnool District.


Calling Attention Matters:
re: Large Scale Misappropriation of Funds of Fish Ponds Scheme in Kurnool District.

The subject matter relates to a recent development in the Kurnool District where funds allocated for the Fish Ponds Scheme have been misappropriated on a large scale. The misappropriation came to light on 1st March, 1984, and further investigations revealed that financial irregularities started as early as 27th February, 1984. The authorities have been requested to take immediate action to recover the misappropriated funds and prevent any further misuse of resources.

The matter has been brought to the attention of all members for their consideration and action as deemed fit.
Calling Attention Matters -

re: Large Scale Misappropriation
of Funds of Fish Ponds
Scheme in Kurnool District.

...
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Calling Attention Matters:
re: Large Scale Misappropriation of Funds of Fish Ponds Scheme in Kurnool District.

The Hon. Member said:

As regards the Large Scale Misappropriation of Funds of Fish Ponds Scheme in Kurnool District, the Hon. Member submitted that the matter was taken up in the last Assembly Session. The Hon. Member had also tabled a resolution in the Assembly. The Hon. Member had also made representations to the authorities concerned. The Hon. Member had also written to the Hon. Minister for Agriculture. The Hon. Member had also informed that the matter was under investigation. The Hon. Member had also stated that the Hon. Minister had assured that the matter would be investigated. The Hon. Member had also stated that the matter would be reported to the Hon. Minister for Agriculture. The Hon. Member had also stated that the matter would be reported to the Hon. Minister for Finance. The Hon. Member had also stated that the matter would be reported to the Hon. Minister for Public Works. The Hon. Member had also stated that the matter would be reported to the Hon. Minister for Revenue. The Hon. Member had also stated that the matter would be reported to the Hon. Minister for Tourism. The Hon. Member had also stated that the matter would be reported to the Hon. Minister for Transport. The Hon. Member had also stated that the matter would be reported to the Hon. Minister for Water Supply. The Hon. Member had also stated that the matter would be reported to the Hon. Minister for Welfare.

The Hon. Minister for Agriculture said:

The Hon. Minister for Agriculture stated that the matter was under investigation. The Hon. Minister for Agriculture stated that the matter would be reported to the Hon. Minister for Finance. The Hon. Minister for Agriculture stated that the matter would be reported to the Hon. Minister for Public Works. The Hon. Minister for Agriculture stated that the matter would be reported to the Hon. Minister for Revenue. The Hon. Minister for Agriculture stated that the matter would be reported to the Hon. Minister for Tourism. The Hon. Minister for Agriculture stated that the matter would be reported to the Hon. Minister for Transport. The Hon. Minister for Agriculture stated that the matter would be reported to the Hon. Minister for Water Supply. The Hon. Minister for Agriculture stated that the matter would be reported to the Hon. Minister for Welfare.

The Hon. Minister for Finance said:

The Hon. Minister for Finance stated that the matter was under investigation. The Hon. Minister for Finance stated that the matter would be reported to the Hon. Minister for Public Works. The Hon. Minister for Finance stated that the matter would be reported to the Hon. Minister for Revenue. The Hon. Minister for Finance stated that the matter would be reported to the Hon. Minister for Tourism. The Hon. Minister for Finance stated that the matter would be reported to the Hon. Minister for Transport. The Hon. Minister for Finance stated that the matter would be reported to the Hon. Minister for Water Supply. The Hon. Minister for Finance stated that the matter would be reported to the Hon. Minister for Welfare.

The Hon. Minister for Public Works said:

The Hon. Minister for Public Works stated that the matter was under investigation. The Hon. Minister for Public Works stated that the matter would be reported to the Hon. Minister for Revenue. The Hon. Minister for Public Works stated that the matter would be reported to the Hon. Minister for Tourism. The Hon. Minister for Public Works stated that the matter would be reported to the Hon. Minister for Transport. The Hon. Minister for Public Works stated that the matter would be reported to the Hon. Minister for Water Supply. The Hon. Minister for Public Works stated that the matter would be reported to the Hon. Minister for Welfare.

The Hon. Minister for Revenue said:

The Hon. Minister for Revenue stated that the matter was under investigation. The Hon. Minister for Revenue stated that the matter would be reported to the Hon. Minister for Tourism. The Hon. Minister for Revenue stated that the matter would be reported to the Hon. Minister for Transport. The Hon. Minister for Revenue stated that the matter would be reported to the Hon. Minister for Water Supply. The Hon. Minister for Revenue stated that the matter would be reported to the Hon. Minister for Welfare.

The Hon. Minister for Tourism said:

The Hon. Minister for Tourism stated that the matter was under investigation. The Hon. Minister for Tourism stated that the matter would be reported to the Hon. Minister for Transport. The Hon. Minister for Tourism stated that the matter would be reported to the Hon. Minister for Water Supply. The Hon. Minister for Tourism stated that the matter would be reported to the Hon. Minister for Welfare.

The Hon. Minister for Transport said:

The Hon. Minister for Transport stated that the matter was under investigation. The Hon. Minister for Transport stated that the matter would be reported to the Hon. Minister for Water Supply. The Hon. Minister for Transport stated that the matter would be reported to the Hon. Minister for Welfare.

The Hon. Minister for Water Supply said:

The Hon. Minister for Water Supply stated that the matter was under investigation. The Hon. Minister for Water Supply stated that the matter would be reported to the Hon. Minister for Welfare.

The Hon. Minister for Welfare said:

The Hon. Minister for Welfare stated that the matter was under investigation. The Hon. Minister for Welfare stated that the matter would be reported to all the concerned Ministers. The Hon. Minister for Welfare stated that the matter would be reported to the Hon. Member. The Hon. Minister for Welfare stated that the matter would be reported to the Hon. Member for Agriculture. The Hon. Minister for Welfare stated that the matter would be reported to the Hon. Member for Finance. The Hon. Minister for Welfare stated that the matter would be reported to the Hon. Member for Public Works. The Hon. Minister for Welfare stated that the matter would be reported to the Hon. Member for Revenue. The Hon. Minister for Welfare stated that the matter would be reported to the Hon. Member for Tourism. The Hon. Minister for Welfare stated that the matter would be reported to the Hon. Member for Transport. The Hon. Minister for Welfare stated that the matter would be reported to the Hon. Member for Water Supply.
PAPERS LAID ON THE TABLE


2. re: Copy of Amendment issued for the posts of Librarians, Ministerial posts etc.

Sri P. Anandagajapathi Raju :— Sir, I also beg to lay on the Table of the House, a copy of the amendment issued in G.O. Ms. No. 529 and 530 Education dated 15-6-1982, to the Rules for the Posts of Librarians Ministerial posts under the Zilla Grandhalaya Samsthis, as required under sub-section (3) of section 25 of the Andhra Pradesh Public Libraries Act, 1960.


Mr. Deputy Speaker :— Papers laid.

Mr. Deputy Speaker :— Now let us take up Papers laid on the table by the Minister for Education.

Sri M. Venkaiah Naidu :— Sir, before the Minister for Education takes up, you please see the G.O. and they were issued on 21-5-1983 — 27-7-1983 and another G.O. was issued on 15-6-1982.
Why were the reasons for this abnormal delay in laying the same before the House? Sir, the Minister must explain to the House and last time also when I insisted, the Hon'ble Minister for Agriculture has apologised to the House. He said that it would not be repeated again. I request through you, that the Minister for Education should institute an enquiry to find out as to who are the persons responsible for making such an abnormal delay and then explain this House the reasons for the delay.

Sri P. Anandagajapathi Raju:— Sir, I enquired to-day as to why this paper was so badly delayed. The explanation that I got was, that it was due to delay in printing but nevertheless I apologise for having placed late and see that such things do not recur again.

Sri M. Omkar:— Sir, perhaps the Hon'ble Minister has not understood my Telugu expression. My point is - as our Minister has stated that due delay was taking place in the Government Printing Press due to lack of co-operation and co-ordination, this delay is taking place. But at the same time one should know - whenever rules are passed they would be issued in a cyclostyled copies in the nature of Government Order to the concerned department and they would come into force immediately. In that case, why should we wait till these rules are printed at the Government Printing Press and why should we not have the cyclostyled copies it self to place on the Table of the House immediately?

Sri P. Anandagajapathi Raju:— Sir, this is not my job but I will convey these sentiments to the department concerned. Also we will see that such delays do not occur in future.

Sri M. Omkar:— Sir, no doubt it is under the Control of G.A.D. and Home department but so far as his department is concerned, why should he want till they were printed and why should he not place those reports in cyclostyled copies?
Sri P. Anandagajapathi Raju:—Sir, we will definitely examine this possibility.


5. re : Amendments to A.P. Municipalities (Regulation of Receipts & Expenditure).


Mr. Deputy Speaker :— Papers laid.

PRESENTATION OF THE REPORTS OF COMMITTEES

1. re : Presentation of Reports of Public Accounts Committee.

Sri N. Yethiraja Rao (Chennuru) :— Sir, I beg to present the cyclostyled copies of each of the following Reports :


2. Presentation of Report of Public Undertaking Committee.

Sri Nissankararao Venkataratnam :— Sir, I beg to present the first Report of the Committee on Public Undertakings (1983-84) on General working and audit paras contained in the Report of the Comptroller and Auditor General of India in respect of the following companies :

2. The Andhra Pradesh State Textile Development Corporation Limited.
3. The Andhra Pradesh Steels Limited.
4. The Andhra Pradesh Heavy Mechinery and Engineering Limited.
6. The Singareni Collieries Company Limited.

Mr. Deputy Speaker :— Reports Presented.
Motion For Extension of Time for Presentation of Report of the Select Committee on Hindu Succession (Andhra Pradesh Amendment) Bill, 1983.

Sri M. Venkaiah Naidu: — Sir, this piece of Legislation is going to have far reaching consequences. So, unless one scrutinises the veracity thoroughly and studies the system which is prevailing in other parts of the country and then take opinion of the rural and urban people and then consult the legal luminaries of the particular subject, it is very difficult to arrive at some understanding. As a Member was under the opinion that the entire thing would have been completed within one month but after going through the process, we now feel that there is more to be discussed. So, I only request the House to kindly understand the problem and then, we, the Legislators under which conditions we are functioning, that all the Members and everybody is aware - and during the sessions we are sitting here both morning and evenings. We cannot sit in addition to that and apply our minds and go through the matter and then finalise our Report. But as the Honble Member has rightly said we must see that the Report is finalised as early as possible. But if you simply have to put on a month’s time from to-day onwards - even the Session would be going on upto 15th of April 1984 or so - and it will be practically impossible to finalise the Report. I am only trying to bring to the notice of the House and I am not pleading that way or this way and I am not responsible for that.

Mr. Speaker :— Yes, you move it.

MOTION FOR EXTENSION OF TIME FOR PRESENTATION OF THE REPORT OF SELECT COMMITTEE.

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

“that the time for presentation of the Report of the Select Committee on the Hindu Succession (Andhra Pradesh Amendment) Bill, 1983 be extended up to first day of the next Session.”
Mr. Speaker:— Motion moved.

The question is “that the time for presentation of the Report of the Select Committee on the Hindu Succession (Andhra Pradesh Amendment) Bill, 1983 be extended up to first day of the next Session.”

(Pause)

The Motion was adopted.

GOVERNMENT BILLS


Sri Y. Ramakrishnudu:—Sir, I beg to move for leave to introduce the Andhra Pradesh (Telangana Area) Small Causes Courts (Amendment) Bill, 1984.

Mr. Speaker:— Motion moved.

The question is “that leave be granted to introduce the Andhra Pradesh (Telangana Area) Small Causes Courts (Amendment) Bill, 1984.”

(Pause)

The Motion was adopted and the Bill was introduced.

STATUTORY RESOLUTION


Sri M. Omkar:—Sir, I beg to move.

“That this House disapproves the Hyderabad Municipal Corporations (Second Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 23 of 1983) promulgated by the Governor on 20th September, 1983.”

Mr. Speaker:— Motion moved.

Now the Minister for Municipal Administration and Law will move the Bill for consideration.

GOVERNMENT BILL


Sri Y. Ramakrishnudu:—Sir, I beg to move that the Hyderabad Municipal Corporation (Second Amendment) Bill, 1983 be taken into consideration.
Mr. Speaker :— Motion moved.

Now Sri M. Omkar will begin the discussion.

"As the Corporation felt that it would not be fair to expend general municipal funds for the purpose of remodelling the existing sewerage lines......"
Government Bill:

Hyderabad Municipal Corporations
(Second Amendment) Bill, 1983.


The following is the text of the Government Bill:

Hyderabad Municipal Corporations
(Second Amendment) Bill, 1983.
ముఖ్య మండలానికి ఉన్న అనుభూతి. ఇప్పుడు ముఖ్య నియమానికి ఎక్కడం అనుభూతి. ముఖ్య మండలానికి ఉన్న అనుభూతి. అందువల్ల గురించి నియమానికి ఎక్కడం అనుభూతి.

ముఖ్య మండలానికి ఉన్న అనుభూతి:

30. సందర్భం:

ముఖ్య మండలానికి ఉన్న అనుభూతి. అందువల్ల గురించి నియమానికి ఎక్కడం అనుభూతి.

Government Bill:


"Notwithstanding any judgement, decree or order of any Court, Tribunal or other authority any amount levied and collected..."
There is a principle involved in that, I agree with the Government, but I feel that there are aspects of it that need to be considered. There is a principle involved in that, I agree with the Government, but I feel that there are aspects of it that need to be considered. What about the people who have constructed the Houses and living there? Will the Minister enlighten me, Sir? If we have to pay 10% 50% 100% as and when the Minister feels so, it will be very difficult for the people. What about the prescribed fee fixed by the Commissioner, from time to time, from the persons who apply for construction, addition or alterations of a building, in advance along with the application for sanction...
Government Bill:
Hyderabad Municipal Corporations
(Second Amendment) Bill, 1983.

It is binding on the municipalities to provide minimum facilities.

...

Government Bill:


Notwithstanding any judgement, decree or order of any court, Tribunal or other authority any amount levied and collected as drainage betterment charge in pursuance of circular......
Government Bill:
Hyderabad Municipal Corporations
(Second Amendment) Bill, 1984.


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Government Bill:
Sri M. Venkaiah Naidu:—Point of order, Sir. I want a reply from the Minister or from the Dy. Speaker. This Ordinance was issued on 15th July, 1983. As per rules the Ordinance has to be replaced by a Bill within six months. Now more than 8 months have passed. I would like to know from the Chair whether the Ordinance is in force as on to-day or not. This is not a Bill to replace Ordinance because Ordinance already had lapsed. I request the Deputy Speaker to give a ruling.

Government Bill:
Hyderabad Municipal Corporations
(Second Amendment) Bill, 1983.

§ 20. The Hon'ble Member — Section 41 of 1960 Act is not in the original Act. If I am wrong the Minister can correct me. If it is only Clause 7 of the past Ordinance it has no validity. You must introduce a fresh Bill.

Sir, an amendment or a fresh ordinance?  

Sir. The Ordinance — Section 41 of 1960 Act is not in the original Act. If I am wrong the Minister can correct me. If it is only Clause 7 of the past Ordinance it has no validity. You must introduce a fresh Bill.

The Ordinance another Ordinance was issued.

Sir, you are asking for consideration today.

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Sir, you are asking for consideration today.


From 501 to 1000 sf. residential 0.25 paise will be collected, from 501 to 1000 sf. commercial and industrial 50 paise, from 1001 to 2500 S.F., residential 0.50 paise, from 1001 to 2500 S.F., commercial and industrial 0.75 paise from 2001 to 3000 S.F., residential 0.75 paise, from 2001 to 3000 S.F., commercial and industrial Re. 1/- and from 3001 S.F. and above residential, commercial and industrial Re. 1/- will be collected.


As the corporation felt, it would not be fair to expend general municipal funds and for the purpose of remodeling the existing sewerage line Circular No:2/ dated; 9th April 1983 was issued authorising to levey and drainage betterment charges for grant of building permissions."

Sri ML Venkaiah Naidu:— The only clarification we want is Are you going to apply the same rates to the buildings already constructed or the buildings to be constructed?

Sri M. Venkaiah Naidu:— The only clarification we want is Are you going to apply the same rates to the buildings already constructed or the buildings to be constructed? .

Sri M. Venkaiah Naidu:— 1981 లో మోట్సేసి ఎన్డెసర్ ఎలాంటి అంకేకు గురించి సంవిధానం మరియు విభాగంలో ప్రత్యేకంగా అందిల్లాడు. ఎందుకంటే దాని సందర్భంలో సమాధానాలు కిరతాం. అది ముఖ్యంగా ముందు పరిస్థితుల పేరు పొందిన లాంటి లేదా కొంత నియమాల కలిగి ఉండాలి. ఆంధ్రప్రదేశ్ సమాచారం మాదిరి ప్రతి సంవత్సరానికి కోసం ప్రధాని మాత్రం వివరించింది. అది త్రిధాతి పరిస్థితుల మాదిరి ప్రతి సంవత్సరానికి కోసం ప్రధాని మాత్రం వివరించింది. అది త్రిధాతి పరిస్థితుల మాదిరి ప్రతి సంవత్సరానికి కోసం ప్రధాని మాత్రం వివరించింది. అది త్రిధాతి పరిస్థితుల మాదిరి ప్రతి సంవత్సరానికి కోసం ప్రధాని మాత్రం వివరించింది. అది త్రిధాతి పరిస్థితుల మాదిరి ప్రతి సంవత్సరానికి కోసం ప్రధాని మాత్రం వివరించింది.
Hyderabad Municipal Corporations
(Second Amendment) Bill, 1983.

Mr. Speaker:— The question is:—

“This House disapproves the Hyderabad Municipal Corporations (Second Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 23 of 1983) promulgated by the Governor on 20th September, 1983.”

Sri M. Omkar pressed for division.

The House thus divided:—

Ayes... 8     Noes... 25     Neutrals... nil.

The Statutory Resolution was negatived.

Mr. Speaker:— The question is:—

“that the Hyderabad Municipal Corporation (Second Amendment) Bill, 1983 be taken into consideration”.

(Pause)
The Motion was adopted and the Bill was considered.

Clausc 2 to 6

Mr. Speaker:— There are no amendments to Clauses 2 to 6.

The question is:

“that clauses 2 to 6 do stand part of the Bill.”

(Pause)

Motion was adopted and Clauses 2 to 6 were added to the Bill.

Clause 7

Mr. Speaker:— There is one Official Amendment to Clause 7.

The Minister for Law & Municipalities will move the amendment.

Sri Y. Ramakrishnudu:— Sir, I beg to move the following Official Amendment.

“For Clause 7 substitute the following:

7. The Hyderabad Municipal Corporations Ordinance (Second Amendment) Ordinance, 1983 is hereby repealed.”

(Pause)

The amendment was carried.

Mr. Speaker:— The question is:

“that Clause 7, as amended do stand part of the Bill.”

(Pause)

The Motion was adopted and clause 7, as amended was added to the Bill.

Clause 1

Mr. Speaker:— There is one Official Amendment to Clause 1.

The Minister for Law & Municipalities will move the same.

Sri Y. Ramakrishnudu:— Sir, I beg to move the following Official Amendment.

“In sub-clause (1) of clause 1 for” “(Second Amendment) 1983” substitute “(Amendment) Act, 1984.”
Mr. Speaker:— Motion moved.
The question is:

"that in Sub-clause (1) of clause 1 for" "(Second Amendment) Act, 1983" substitute "(Amendment) Act, 1984."

(Pause)
The amendment was carried.

Mr. Speaker:— The question is:

"that Clause 1, as amended do stand part of the Bill."

(Pause)
The Motion was adopted and the Clause 1, as amended was added to the Bill.

ENACTING FORMULA

Mr. Speaker:— In Enacting formula there is one Official Amendment. The Minister for Law & Municipalities will move the same.

Sri. Y. Ramakrishnudu:— Sir, I beg to move the following Official Amendment.

"In the Enacting formula for "Thirty-fourth year" substitute "Thirty-fifth year".

Mr. Speaker:— Motion moved.
The question is:

"In the Enacting Formula for "Thirty-fourth year" substitute "Thirty-fifth year".

(Pause)
The amendment was carried.

Mr. Speaker:— The question is:

"that the Enacting formula as amended do stand part of the Bill."

(Pause)
The Motion was adopted and the Enacting Formula, as amended was added to the Bill.

LONG TITLE

Mr. Speaker:— There are no amendments to long title.
The question is:

"that the long title, do stand part of the Bill."

(Pause)
The Motion was adopted and the long title was added to the Bill.

Mr. Speaker:— I shall now request the Minister for Law & Municipalities to move the motion for passing the Bill.

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

"that the Hyderabad Municipal Corporations (Second Amendment) Bill, 1983 be passed."

Mr. Speaker:— Motion moved.

The question is:

"that the Hyderabad Municipal Corporations (Second Amendment) Bill, 1983 be passed."

(Pause)

The Motion was adopted and the Bill was passed.

STATUTORY RESOLUTION


Mr. Speaker:— Now Mr. M. Omkar will move the Statutory Resolution.

Sri M. Omkar:— Sir, I beg to move that


Mr. Speaker:— Motion moved.

The Minister for Law & Municipalities will move the Bill for taking into consideration.

GOVERNMENT BILL


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

"that the Hyderabad Municipal Corporations (Amendment) Amending Bill, 1984" (L.A. Bill No. 7 of 1984) be taken into consideration."

Mr. Speaker:— Motion moved. Now Sri M. Omkar will begin the discussion.

6th March, 1984. 263

(2)
Government Bill:

Hyderabad Municipal Corporations


When you are really interested in conducting elections in June, 1984 where is the necessity for extending the period upto September, 1984? People's elected representatives among the people, when they are interested in elections in June, 1984 it is an election manifesto and election of Telugu Desam Government. I do not want to further elucidate on the same matter again.

Government Bill:

Sri M. Venkaiah Naidu:— I never alleged that the Minister is personally responsible for the transfer of officials, though he took personal initiative to transfer.... He is jointly responsible to the Cabinet and he is responsible to the House.

Sri M. VENKAIAH NAIDU:— It is an administrative matter and the Government has the right to transfer or continue an officer. At the same time, this House has a right to know, criticise and expose the government and tell the people through the House as to what is happening in the present government.

Government Bill:
Hyderabad Municipal Corporations

మేధా రూపాంత్రికుల పర్యాప్త సంప్రదాయం కలిగినది. మరింత లత్తు ప్రయత్నం సంధిని అందరికి భారీ మంది తనిఖీ ప్రఖ్యాతి పైన కొంతంతక పాలన చేసింది. అప్పుడు మనం నిర్ణయించిన పరిస్థితి సంభవన, కనుగొనిన సంఖ్య రైతుల తనిఖీకరణ యొక్క ప్రకారం కొంతంత్యం తీవ్రంపడింది. అంటే ఇంటిలో మన సభలో మరింత నిర్ణయమైన సంస్థగా పాలుండి. బీచుప్పు సంస్థలో సాధారణంగా మన సభలో ప్రత్యేక సంఖ్య విధానాలు లభించడం వేయబడింది. అంటే మన సభలో దైనందిన ఒక ప్రత్యేక సంఖ్య విధానాలు లభించడం వాడంది. 

మార్గం వాడడానికి బాగా రూపాంతరం చేసినది. తెలంగాణ సభలో మరింత సదాదాపు మరింత ప్రత్యేక విధానాలు లభించడం వేయారు. మనం పరిశ్రమ చేసి మరింత సదాదాపు పాలనా చేసింది. పరిశ్రమం చేసిన మేధా రూపాంత్రికులు పరిస్థితి సంభవన సమ్మేళన రాయి. మరింత పాలన చేసిన మన సభలో పరిశ్రమం చేసింది. 

మమత కొట్టి వోల్లం ఇందులో రూపాంతరం చేయాలనుకున్నది. అలా మరింత పరిశ్రమ చేసి మరింత ప్రత్యేక విధానాలు లభించడం వేయారు. మరింత పరిశ్రమ చేసిన మన సభలో పరిశ్రమం చేసింది. పరిశ్రమం చేసిన మన సభలో పరిశ్రమం చేసింది. 

మమత కొట్టి వోల్లం ఇందులో రూపాంతరం చేయాలనుకున్నది. 

Let the Minister come out with the amendment saying that proposed term of the Special Officer may be extended up to 30th June. You can continue this drama and trick till this Government goes and new government comes and the new Government also can continue the same drama.
నాట్యంలో ఆసిస్టెంట్ తపచేరు నన్ను ధకా దోచు జాతి. ౬ రోజు మ.స్వ. మ.హు మాతా దిద్దు తపచేరు. కూరు సంచారం మార్పు విస్తరించడానికి తపచేరు చేస్తాం. దీని యొక్క జాతి మార్పు సంచార ద్వారలో జాతి. ఏ రోజు మ.మ. శ్రీ మాతా దిద్దు తపచేరు. 

స్థానికంగా సుదీర్ఘ అవసరం ఉత్సాహం కలిగిన జాతి. దీని యొక్క మార్పు సంచార ద్వారలో జాతి. ఏ రోజు మ.మ. శ్రీ మాతా దిద్దు తపచేరు. 

10. కేరళం:- అభిప్రాయం, ఈ ముఖ్యంగా సుదీర్ఘ అవసరం ఉత్సాహం కలిగిన జాతి. దీని యొక్క మార్పు సంచార ద్వారలో జాతి. ఏ రోజు మ.మ. శ్రీ మాతా దిద్దు తపచేరు. 

11. కేరళం:- అభిప్రాయం, ఈ ముఖ్యంగా సుదీర్ఘ అవసరం ఉత్సాహం కలిగిన జాతి. దీని యొక్క మార్పు సంచార ద్వారలో జాతి. ఏ రోజు మ.మ. శ్రీ మాతా దిద్దు తపచేరు.

1-30 p.m.

Government Bill: 
Hyderabad Municipal Corporations 
They wanted to implement the beautifying programmes in Hyderabad City. This Government never wanted to implement those programmes. They wanted to implement the beautifying programmes in Hyderabad City. This Government never wanted to implement those programmes.

Government Bill:
Hyderabad Municipal Corporations

(3) 4. (ఎంపితి) : — ఐదుగురు, ఒక సమయంలో అంటే అనే పదాన్ని క్రింద ప్రత్యేకంగా చెప్పారు, మరియు కనుకం లాంటి చిత్రాని, చిత్రాని భూమి సంభావనలు ప్రత్యేకంగా కనబడి ఉండాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. నిర్ణయంని అంటే కాని ఎందుకు పాటు సమాధానం చేయాలి.

(4) 5. (ఎంపితి) : — ఐదుగురు, ఒక సమయంలో అంటే అనే పదాన్ని క్రింద ప్రత్యేకంగా చెప్పారు, మరియు కనుకం లాంటి చిత్రాని, చిత్రాని భూమి సంభావనలు ప్రత్యేకంగా కనబడి ఉండాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. నిర్ణయంని అంటే కాని ఎందుకు పాటు సమాధానం చేయాలి.

(5) 6. (ఎంపితి) : — ఐదుగురు, ఒక సమయంలో అంటే అనే పదాన్ని క్రింద ప్రత్యేకంగా చెప్పారు, మరియు కనుకం లాంటి చిత్రాని, చిత్రాని భూమి సంభావనలు ప్రత్యేకంగా కనబడి ఉండాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. నిర్ణయంని అంటే కాని ఎందుకు పాటు సమాధానం చేయాలి.

(6) 7. (ఎంపితి) : — ఐదుగురు, ఒక సమయంలో అంటే అనే పదాన్ని క్రింద ప్రత్యేకంగా చెప్పారు, మరియు కనుకం లాంటి చిత్రాని, చిత్రాని భూమి సంభావనలు ప్రత్యేకంగా కనబడి ఉండాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. నిర్ణయంని అంటే కాని ఎందుకు పాటు సమాధానం చేయాలి.

(7) 8. (ఎంపితి) : — ఐదుగురు, ఒక సమయంలో అంటే అనే పదాన్ని క్రింద ప్రత్యేకంగా చెప్పారు, మరియు కనుకం లాంటి చిత్రాని, చిత్రాని భూమి సంభావనలు ప్రత్యేకంగా కనబడి ఉండాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. నిర్ణయంని అంటే కాని ఎందుకు పాటు సమాధానం చేయాలి.

(8) 9. (ఎంపితి) : — ఐదుగురు, ఒక సమయంలో అంటే అనే పదాన్ని క్రింద ప్రత్యేకంగా చెప్పారు, మరియు కనుకం లాంటి చిత్రాని, చిత్రాని భూమి సంభావనలు ప్రత్యేకంగా కనబడి ఉండాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. అందుకు ప్రాంతం పరిపాలన సంఘం ఏందుకు పాటు సమాధానం చేయాలి. నిర్ణయంని అంటే కాని ఎందుకు పాటు సమాధానం చేయాలి.
Sri P. Ashoka Gajapathi Raju (Vijayanagaram) :— Taxation without representation is basically undemocratic. So, it is necessary to restore democracy to this Corporation. In the light of this, I would urge the Government to conduct elections earlier, preferably even before the month of June, as mentioned by the Minister.

Instead of election we will have selection.

Mr. Speaker:— It will not come in the way of elections.

Sri M. Venkaiah Naidu:— Let them conduct elections in June.
Mr. Speaker :— I put the Statutory Resolution to vote.

The question is :


The resolution was negatived.

Mr. Speaker :— The question is :

"That the Hyderabad Municipal Corporations (Amendment) Amending Bill, 1984 be taken into consideration."

The motion was adopted and the Bill was considered.

Clause 2

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

In Clause 2 for "30th September, 1984" substitute "30th July, 1984".

Mr. Speaker :— Amendment moved.

Sri Y. Ramakrishnudu :— The amendment proposed by Sri Raghava Reddy is not accepted.

Mr. Speaker :— The question is :

In Clause 2 for "30th September, 1984" substitute "30th July, 1984."

Sri N. Raghava Reddy pressed for a division. The House divided thus: Ayes—9, Noes—33, Neutrals—Nil.

The Amendment was negatived.

Mr. Speaker :— The question is :

Clause 2 do stand part of the Bill.

(Pause)

Government Bill:
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

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

Mr. Speaker:—
There are no amendments to Clauses 3, 1, Enacting Formula and Long Title.

The question is:
Clause 3, 1, Enacting Formula and Long Title do stand part of the Bill.

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

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

Mr. Speaker:— Motion moved. The question is:

The Motion was adopted and the Bill was passed.

Mr. Speaker:— The House now stands adjourned till 4-30 p.m. today.

2-00 p.m.

(The House then adjourned till 4-30 p.m. the same day)

The House Reassembled at 4-30 p.m.
(Mr. Speaker in the Chair)

Mr. Speaker:— Now Sri M. Omkar will move the Statutory Resolution.

STATUTORY RESOLUTION


Sri M. Omkar:— Sir, I beg to move.
"This House disapproves the Andhra Pradesh Urban Areas (Development) (Amendment) Ordinance, 1984 (Andhra Pradesh Ordinance No. 4 of 1984) promulgated by the Governor on 25th January 1984.

Mr. Speaker:— Motion moved.

GOVERNMENT BILL
A.P. Urban Areas (Development) (Second Amendment) Bill, 1983 (L.A. Bill No: 38 of 1983).
Sri Y. Ramakrishnudu:— Sir, I beg to move that the Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983 be taken into consideration.

Mr. Speaker:— Motion moved. Now Sri M. Omkar will begin the discussion.

“... At present an official is being appointed to the Chairman of the authority and there is no post of Vice-Chairman of the authority. It is however considered that official should not head such an important democratic bodies particularly local authorities...”
Government Bill:
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.


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Government Bill:


Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

What are the extra duties he is going to do?
Government Bill :


Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

...
being served whether it is in Hyderabad, Visakhapatnam or Vijayawada. Is the democracy prevailing? Which Chairmen have any say in the running of the Corporations? They are simply singing on what the Managing Directors bring, the proposals made by the Directors. Annual Reports of the Corporations come to us after two or three years. Then what will we do?

Where has the democracy prevailed? Are the various Chairmen having any say in the running of the Corporations? They are simply singing on what the Managing Directors bring, the proposals made by the Directors. Annual Reports of the Corporations come to us after two or three years. Then what will we do?
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

What has the Congress done in Vijayawada Corporation? What are the extraordinary circumstances that compelled the Minister to bring the Ordinance? There is no response from the Minister.

Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

పి. ఐ. రాయి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది. ముఖ్యంగా చేసి అనాధి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది.

పి. ఐ. రాయి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది. ముఖ్యంగా చేసి అనాధి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది.

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పి. ఐ. రాయి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది. ముఖ్యంగా చేసి అనాధి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది.

పి. ఐ. రాయి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది. ముఖ్యంగా చేసి అనాధి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది.

పి. ఐ. రాయి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది. ముఖ్యంగా చేసి అనాధి పిలిచి భినె ఒకటి యాదాద్రి చేసి మున్ని నేకు ఉంది.
Congressmen signed the petition. If they want I will present it in the House to-morrow. If the opposition party insists, I shall present it in the House to-morrow. 

The only thing the Government can do is to scrap all these Urban Development Authorities and transfer the staff to Corporation.

Government Bill:
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

మార్చ, 1984 నాటి రోజుపై ఆంధ్రప్రదేశ్ నగరాల ప్రాంతాల ఇంటర్నేషనల్ ప్రయోజనాలు తెలచుకునేది. వారి పరిపాలనలు లభించిన ప్రాంతాల పాలన తీసుకునేది. వారి పనిలో నిర్మాణ సంచాలన లభించిన ప్రాంతాలు మార్గే సృష్టించారు. దీని ప్రాముఖ్యత ప్రకారం, వారి ఒకరు ప్రతి ఉపస్థిత ప్రత్యేకత లభించారు.

వారి ప్రముఖ పరిపాలన నిర్మాణ సంచాలన లభించిన ప్రాంతాల ఉపయోగాన్ని సూచించారు. దీని ప్రముఖమైన పరిపాలన నిర్మాణ సంచాలన లభించారు. దీని ప్రముఖ పరిపాలన నిర్మాణ సంచాలన లభించారు.

వారి ప్రముఖ పరిపాలన నిర్మాణ సంచాలన లభించారు. దీని ప్రముఖ పరిపాలన నిర్మాణ సంచాలన లభించారు. దీని ప్రముఖ పరిపాలన నిర్మాణ సంచాలన లభించారు.

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వారి ప్రముఖ పరిపాలన నిర్మాణ సంచాలన లభించారు. దీని ప్రముఖ పరిపాలన నిర్మాణ సంచాలన లభించారు. దీని ప్రముఖ పరిపాలన నిర్మాణ సంచాలన లభించారు.
Government Bill:  

Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

...

Government Bill:
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

ముఖం ఉంది. తరలి లందను నుండి ప్రత్యేకుడు రామానంతే అంటే చెప్పండి తలములు నామం మాత్రమే పెట్టండి అప్పుడు అంటే కండి. నాయం బాగా వీరిని రాఖండి రెండే సారి విషయం ఉందే లేదా ఇది కండి తలములు నామం మాత్రమే పెట్టండి. నీవు తాతా ఉండండి జేయండి ఈ విషయం ఉందే లేదా ఇది కండి తలములు నామం మాత్రమే పెట్టండి. నీవు తాతా ఉండండి జేయండి ఈ విషయం ఉందే లేదా ఇది కండి తలములు నామం మాత్రమే పెట్టండి.

పి. రేండవ సంపాదన తిపాటిన రామాన అవసరం ఉంటే విషయం ఉందే లేదా ఇది కండి తలములు నామం మాత్రమే పెట్టండి.

వ్యతిరేకంలో,

పి. రేండవ సంపాదన తిపాటిన రామాన అవసరం ఉంటే విషయం ఉందే లేదా ఇది కండి తలములు నామం మాత్రమే పెట్టండి.
Government Bill:

6th March, 1984

Andhra Pradesh Urban Areas (Development) Bill, 1983.
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.
Government Bill:


Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

(స్మార్కొందరు తెప్పలు లేనం)

నాటికి రాజధాని నాగసారి అనేది తెలియపెట్టాలని కూడా ఇది నిరాశాయం బడింది. ఇది నిషేధం చేయడానికి మరియు అనుభూతి చేయడానికి సాధనాం కూడా నిషేధం పొందింది. దీని కుట్టడానికి నిషేధం చేయడానికి అనుభూతి చేయడానికి సాధనాం మరియు నిషేధం పొందింది. ఇది నిషేధం చేయడానికి మరియు అనుభూతి చేయడానికి సాధనాం మరియు నిషేధం పొందింది. దీని నిషేధం చేయడానికి మరియు అనుభూతి చేయడానికి సాధనాం మరియు నిషేధం పొందింది. ఇది నిషేధం చేయడానికి మరియు అనుభూతి చేయడానికి సాధనాం మరియు నిషేధం పొందింది.

Government Bill:
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

...
Mr. Deputy Speaker:— Now I put the Statutory Resolution to Vote.

The question is:

that "this House disapproves the Andhra Pradesh Urban Areas (Development) (Amendment) Ordinance, 1984 (Andhra Pradesh) Ordinance No. 4 of 1984) promulgated by the Governor on 25th January 1984."

(Pause)

The Motion was negatived and the Statutory Resolution was lost.

Mr. Deputy Speaker:— The question is:
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983

"that the Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983 be taken into consideration."

(Pause)

The Motion was adopted and the Bill was considered.

Mr. Deputy Speaker:— Now I request the members to move their amendments.

Mr. Deputy Speaker:— In Clause 2, there is one non-official and one official amendment.

AMENDMENTS

Sri N. Raghava Reddy:— Sir, I beg to move the following amendment:

"In Item (ii) (4) of sub-clause (1) of Clause 2 after the word "The Chairman" insert the following:

"who shall be the Ex-officio Mayor of the concerned Corporation or the Chairman of the concerned Municipality or a Special Officer appointed to manage their affairs."

Mr. Deputy Speaker:— Amendment moved.

The question is:

"In item (ii) (4) of sub-clause (1) of Clause 2 after the word "The Chairman" insert the following:

That "who shall be the Ex-officio Mayor of the concerned Corporation or the Chairman of the concerned Municipality or Special Officer appointed to manage their affairs."

(Pause)

The Amendment was negatived.

Mr. Deputy Speaker:— Now the Minister for Municipalit. & Law will move the official amendment.

Sri Y. Ramakrishnudu:— Sir, I beg to move the following official amendment:

In Sub-clause (1) of clause 2 for item (iii) substitute the following:

"(iii) for sub-section (5) substitute the following namely:

(5) Save as otherwise provided, the term of office of the members including the Chairman shall be such as may be prescribed."

Mr. Deputy Speaker:— Moved.

The question is:
Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983.

“In sub-clause (1) of clause 2 for item (iii) substitute the following :—

“(iii) for sub-section (5) substitute the following namely :—

(5) save as otherwise provided, the term of office of the members including the Chairman shall be such as may be prescribed.”

(Pause)

The amendment was carried.

Mr. Deputy Speaker :— The question is :

“that Clause 2 as amended do stand part of the Bill’”

(Pause)

The Motion was adopted and Clause 2 as amended was added to the Bill.

Mr. Deputy Speaker :— There are no amendments to Clauses 3 to 8.

The question is :

“that clauses 3 to 8 do stand part of the Bill.”

(Pause)

The Motion was adopted and Clauses 3 to 8 were added to the Bill.

Mr. Deputy Speaker :— In Clause 9, there is one official amendment and the Minister for Municipalities will move it.

Sri Y. Ramakrishnudu :— Sir, I beg to move the following official amendment :—

“For clause 9 substitute the following :—


Mr. Deputy Speaker :— Amendment moved.

The question is :

“For clause 9 substitute the following :


(Pause)

The amendment was carried.

Mr. Deputy Speaker :— The question is :
"Clause 9, as amended do stand part of the Bill."
(Pause)

The Motion was adopted and Clause 9, as amended was added to the Bill.

Mr. Deputy Speaker:— In clause I, there is one official amendment and the Minister will move the same.

Sri Y. Ramakrishnudu:— Sir, I beg to move the following official amendment.

"In the sub-clause (1) of Clause I for "(Second Amendment) Act, 1983, substitute "(Amendment) Act, 1984.""

Mr. Deputy Speaker:— Amendment moved.

The question is:
"that in Sub-clause (1) of Clause I for "(Second Amendment) Act, 1983" substitute "(Amendment) Act, 1984.""
(Pause)

The amendment was carried.

Mr. Deputy Speaker:— The question is:
"Clause I, as amended do stand part of the Bill."
(Pause)

The Motion was adopted and Clause I, as amended was added to the Bill.

Mr. Deputy Speaker:— In Enacting Formula there is one official amendment to be moved by the Minister for Municipalities.

Sri Y. Ramakrishnudu:— Sir, I beg to move the following official amendment.

"In the Enacting Formula for "Thirty fourth year" substitute "Thirty-fifth year.""

Mr. Deputy Speaker:— Amendment moved.

The question is:
"In the enacting formula for "Thirty-fourth year" substitute "Thirty-fifth year.""
(Pause)

The amendment was carried.

Mr. Deputy Speaker:— The question is:
"That the Enacting Formula as amended do stand part of the Bill."
(Pause)
The Motion was adopted and the Enacting Formula, as amended to the Bill.

Mr. Deputy Speaker:— There are no amendments to Long Title.

The question is:

"that long title do stand part of the Bill."

(Pause)

The motion was adopted and the Long Title was added to the Bill.

Mr. Deputy Speaker:— Now the Minister for Municipal Administration will move the Bill for passing.

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

"that the Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983 be passed."

Mr. Deputy Speaker:— Moved.

The question is:

"That the Andhra Pradesh Urban Areas (Development) (Second Amendment) Bill, 1983 be passed."

(Pause)

The Motion was adopted and the Bill was passed.

STATUTORY RESOLUTION

Re: Disapproval of the Andhra Pradesh Housing Board (Amendment) Ordinance, 1984 (Andhra Pradesh Ordinance No. 3 of 1984)

Sri M. Omkar:— Sir, I beg to move

"That this House disapproves the Andhra Pradesh Housing Board (Amendment) Ordinance, 1984 (Andhra Pradesh Ordinance No. 3 of 1984) Promulgated by the Governor on 25th January 1984".

Mr. Deputy Speaker:— Resolution moved.

The question is:

"This House disapproves the Andhra Pradesh Housing Board (Amendment) Ordinance, 1984 (Andhra Pradesh Ordinance No. 3 of 1984) Promulgated by the Governor on 25th January 1984."

(Pause)

Motion was Negatived and the Statutory Resolution was lost.

GOVERNMENT BILL

Andhra Pradesh Housing Board (Amendment) Bill, 1984.

Sri Y. Ramakrishnudu:— Sir, I beg to move:
Government Bill:
Andhra Pradesh Excise
(Amendment) Bill, 1984.

"That the Andhra Pradesh Housing Board (Amendment) Bill, 1984 be taken into consideration."

Mr. Deputy Speaker:— Motion moved.
The question is:
"That the Andhra Pradesh Housing Board (Amendment) Bill, 1984 be taken into consideration."

(Pause)
Motion was adopted and the Bill was considered.
Mr. Deputy Speaker:— There are no amendments to Clauses.
The question is:
"That Clauses 2 to 14, 1, Enacting formula and Long Title do stand part of the Bill."

(Pause)
The Motion was adopted and Clauses 2 to 14, 1, Enacting Formula and long title were added to the Bill.
Mr. Deputy Speaker:— Now the Minister will move the Bill for passing.
Sri Y. Ramakrishnudu:— Sir, I beg to move:
"that the Andhra Pradesh Housing Board (Amendment) Bill, be passed."

Mr. Deputy Speaker:— Motion moved.
The question is:
"that the Andhra Pradesh Housing Board (Amendment) Bill, 1984 be passed."

(Pause)
The Motion was adopted and the Bill was passed.

STATUTORY RESOLUTION
Re: Disapproval of Andhra Pradesh Excise (Amendment) Ordinance, 1984. (Andhra Pradesh Ordinance No. 6 of 1984)

Sri M. Omkar:— Sir, I beg to move the following Statutory Resolution:
"That the House disapproves the Andhra Pradesh Excise (Amendment) Ordinance, 1984 (Andhra Pradesh Ordinance No. 6 of 1984) promulgated by the Governor on 28th January 1984."

Mr. Deputy Speaker:— Resolution moved.

GOVERNMENT BILL

Sri T. Jeevan Reddy:— Sir, I beg to move
"That the Andhra Pradesh Excise (Amendment) Bill, 1984 be taken into consideration."

Mr. Deputy Speaker:— Motion moved.

Now Sri M. Ramakrishna Rao, will begin the discussion.
Government Bill:
Andhra Pradesh Excise
(Amendment) Bill, 1984.

స్థానాన్ని బిల్ చేసేదండు జరిపిన పిముందు జాతి ప్రతిపాదమని ప్రచురించారు. తప్ప పండ్డి సమాధానం చేయడానికి బంధం స్థాపించబడింది.

ప్రాథమిక సమాధానం జరిపినది: — తరువాత అనేక సమాధానాలు జరిపిన నిష్టలు లభించాయి.

ప్రతిసమాధానం: — అయితే, మరింత చిన్నారు జరిపిన ప్రతిసమాధానం చేయబడింది. అయితే కొంతము ఉపయోగం చేయాలంటే ఇవి అనేక సమాధానాలు జరిపిన నిష్టలు లభించాయి.

ఆధారంగా ఇది చిన్నరు జరిపినది ఎందుకు ఉపయోగం చేయాలంటే ఇవి అనేక సమాధానాలు జరిపిన నిష్టలు లభించాయి.

Government Bill:
Andhra Pradesh Excise (Amendment) Bill, 1984.

政府法案:
安得拉邦酒精税（修正案）法案，1984年。

సన కాల్emies అది సాధనపడిని, ప్రదేశం శాకిలో, మార్చి 6న అకరా. స్థానం చేసిన సర్వీస్‌ వర్ధిలు ప్రదేశం వల్ల సాధారణంగా వయస్వాతికుడు సాధారణంగా ఇంటికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషిబిల్లు దినం అండా కొనసాగిన సమయంలో మనం తమ విభాగాలు కూడా మనం సమయానికి జాతి సాధారణంగా ఇంటికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి. ఆంధ్రప్రదేశ్‌ ఋషి విభాగంలో మన విద్యాభ్యాసం యెలుచేదు హృదయం అనేది కంటయికి ఎదిగాయి.
andhra pradesh excise
(amendment) bill, 1984.

ఒక ప్రత్యేక దారి ద్వారా ప్రత్యేక అవస్థలు ఉంటుంది. ఆధారంగా వాస్తవంగా ఈ విషయం లేదా క్రమం రావచ్చు, కనుడ సాంస్కృతిక ఉద్యోగదర్శిణుడు ఆధారం చేస్తుంది, కానీ తప్పు కలిగే ఒక విశేష సంఖ్యలు ఉంటాయి దీనిని మొదలు చేస్తుంది. లోగో ఎందుకు దీని ఆధారం కలిగే యొక్క చివరకు ఎందుకు దీనిని మొదలు చేస్తుంది. సంస్కృతి లేదా సంస్కృతిని మరియు కలిగే ఒక విశేష సంఖ్యలు ఉంటాయి దీనిని మొదలు చేస్తుంది. సంస్కృతి లేదా సంస్కృతిని మరియు కలిగే ఒక విశేష సంఖ్యలు ఉంటాయి దీనిని మొదలు చేస్తుంది. 

స్ట్రింగ్ ఉప్యోగం: అప్పటికి ప్రత్యేక అవస్థలు ఉంటుంది. ఎందుకు దీనిని మొదలు చేస్తుంది. కొంతవరకు ఒక శాంతిని ప్రత్యేక సమస్య ఉంటుంది. దీనిని మరియు కలిగే ఒక విశేష సంఖ్యలు ఉంటాయి దీనిని మొదలు చేస్తుంది. సంస్కృతి లేదా సంస్కృతిని మరియు కలిగే ఒక విశేష సంఖ్యలు ఉంటాయి దీనిని మొదలు చేస్తుంది. 

సింగిల్చర్: ఎందుకు దీనిని మొదలు చేస్తుంది. కొంతవరకు ఒక శాంతిని ప్రత్యేక సమస్య ఉంటుంది. దీనిని మరియు కలిగే ఒక విశేష సంఖ్యలు ఉంటాయి దీనిని మొదలు చేస్తుంది. సంస్కృతి లేదా సంస్కృతిని మరియు కలిగే ఒక విశేష సంఖ్యలు ఉంటాయి దీనిని మొదలు చేస్తుంది.
Government Bill :
Andhra Pradesh Excise (Amendment) Bill, 1984.


Government Bill:
Andhra Pradesh Excise (Amendment) Bill, 1984.

6.00 p.m.

Mr. Chandrasekhar, do not laugh it away, it is going to become a big problem. Mr. Chandrasekhar by these liquor contractors. There is a parallel department functioning in the State by these liquor contractors. Mr. Chandrasekhar, do not laugh it away, it is going to become a big problem.
Mr. Speaker:— I am now putting the Statutory resolution to vote.

The question is:

"This House disapproves the Andhra Pradesh Excise (Amendment) Ordinance, 1984 (Andhra Pradesh Ordinance No. 6 of 1984) promulgated by the Governor on 28th January, 1984."

(Pause)

The motion was negatived and the Statutory resolution was lost.

Mr. Speaker:— I am now putting the following motion to vote.

The question is:

"That the Andhra Pradesh Excise (Amendment) Bill, 1984 be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

Mr. Speaker:— I am now putting the clauses to vote.

CLAUSES 2 and 3

There are no amendment to clauses 2 and 3.

The question is:

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

(Pause)

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

CLAUSE 4

Mr. Speaker:— There is one official amendment for clause 4.

Sri T. Jeevan Reddy:— Sir, I beg to move:

"In clause 4 after the words "lease or licence" insert the words "or both."
Mr. Speaker:— Amendment moved.
The question is:

"In clause 4 after the words 'lease or licence' insert the words 'or both'."

(Pause)
The amendment was carried.
Mr. Speaker:— The question is:

"That clause 4 as amended do stand part of the Bill."

(Pause)
The Motion was adopted and clause 4 as amended was added to the Bill.

CLAUSE 5, CLAUSE 1, ENACTING FORMULA AND LONG TITLE

Mr. Speaker:— The question is:

"That clause 5, clause 1, enacting formula and long title do stand part of the Bill."

(Pause)
The motion was adopted and clause 5, clause 1, enacting formula and long title were added to the Bill.

Mr. Speaker:— The Minister for Excise will move the motion for passing of the Bill.

Sri T. Jeevan Reddy:— Sir, I beg to move

"That the Andhra Pradesh Excise (Amendment) Bill, 1984 be passed."

Mr. Speaker:— Motion moved
The question is:

"That the Andhra Pradesh Excise (Amendment) Bill, 1984 be passed."

(Pause)
The motion was adopted and the Bill was passed.

MESSAGES FROM THE COUNCIL.

Mr. Speaker:— I received the following Messages from the council.

(1) "In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in Andhra Pradesh Legislative Council, I transmit a copy of the Andhra Pradesh Educational Institutions.
Government Bill:

Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1983.

Regulation of Admission and Prohibition of Capitation Fee) (Third Amendment) Bill, 1984 (L.A. Bill No. 37 of 1983) as passed and agreed to by the Legislative Council on 5th March, 1984 without any amendments and signed by me.

Yours faithfully,

Sd.
Chairman,
A.P. Legislative Council.”

(2) “In accordance with Rule 147 of the Rules of Procedure and Conduct of Business in the A.P. Legislative Council, I transmit a copy of the Andhra Pradesh Educational Institutions (Regulation of Admission and Prohibition of Capitation Fee) (Amendment) Bill, 1984 (L.A. Bill No. 27 of 1983) as passed and agreed to by the Legislative Council on 2nd day of March, 1984 without any amendments and signed by me.

Yours faithfully,

Sd.
Chairman,
A.P. Legislative Council.”

STATUTORY RESOLUTION

Re: Disapproval of the Andhra Pradesh Motor Vehicles Taxation (Second Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 20 of 1983) promulgated by the Governor on 20th September, 1983.

Sri D.K. Samarasimha Reddy:— Sir, I beg to move:

“This House disapproves the Andhra Pradesh Motor Vehicles Taxation (Second Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 20 of 1983) promulgated by the Governor on 20th September, 1983.”

Mr. Speaker:— Statutory Resolution moved.

GOVERNMENT BILL


Sri S. Satyanarayana:— Sir, I beg to move:

“That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1983 be taken into consideration.”

Mr. Speaker:— Motion moved.
Sri D.K. Samarasimha Reddy:— Sir, this Ordinance is contrary to two provisions. 1) It violates the business rules and it does not contain the Financial Memorandum as contemplated by Rule 93. 2) It is contrary to the parliamentary practice with regard to placing of the Ordinance, as per Shekdar and Koul.

Now, you may kindly see Rule 93 of the Rules of Procedure and Conduct of Business in the A. P. Legislative Assembly, which reads as follows:

“93. Every Bill involving expenditure shall be accompanied by a financial memorandum which shall invite particular attention to the clauses involving expenditure and shall also give an estimate of the recurring and non-recurring expenditure involved in case the Bill is passed into law.”

Here, you may see the Statement of objects and reasons. It reads like this:

“Due to abolition of the toll tax, there is shortfall in revenue and in order to mobilise additional resources, it has become necessary to enhance the maximum rates of taxes on motor vehicles.”

If you go through the Rule 93 and 94 of the business of the House, it would be clear, Sir. It requires definitely the financial memorandum, because there would be expenditure involved on account of this Bill.

Secondly, as per the Koul and Shekdar’s Parliamentary Practice, the reasons for the delay in laying the ordinance has further to be explained to the House.
Due to abolition of the toll tax, some expenditure will be incurred. In that process, what is the expenditure to be incurred should be informed. They have mentioned in the Excise Bill.

Mr. Speaker:— Financial Memorandum is necessary when the bill involves with the Expenditure. He says there is no expenditure involved.

Sir. Telukunta:— Financial Memorandum should be appended.

Government Bill:
Andhra Pradesh Motor Vehicles
Taxation (Amendment) Bill, 1983.

Mr. Speaker:— The Ordinance was issued on 30th June, 1983 and as the House was not in Session, again it was brought on 20th September, 1983.

Sri D.K. Samarasimha Reddy:— Does it find place here? There is nothing about that.

Mr. Speaker:— The objections are not sustainable.

(Interruptions)
Mr. Speaker:— The question is;

"This House disapproves the Andhra Pradesh Motor Vehicles Taxation (Second Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 20 of 1983) promulgated by the Governor on 20th September, 1983."

(Pause)

The Statutory Resolution was negatived.

The question is:

"That the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1983 be taken into consideration."

(Pause)

The Motion was adopted, and the Bill was Considered.

Clause 2

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

"Add the following as second proviso to Clause 2—"

"Provided further that the vehicles under the control of the Andhra Pradesh State Road Transport Corporation continue to be charged at the pre-revised rates existing before the commencement of this Act."

Mr. Speaker:— Amendment moved.
Government Bill:
Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1983.

(1) Self-explanatory.

(2) Self-explanatory.

(3) Self-explanatory.

(4) Self-explanatory.

(5) Self-explanatory.

(6) Self-explanatory.

(7) Self-explanatory.

(8) Self-explanatory.

(9) Self-explanatory.

(10) Self-explanatory.

(11) Self-explanatory.

(12) Self-explanatory.

Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1983.

స. గాలిసాభ్యాసి: — నీవు శాస్యంలో మహా పాటు సంస్కరించిన ప్రాంగణాల పలు విషయాలు పరిస్థితి వివిధ అవస్థలు, తరువాత తమ్ముడి ఉత్సాహాన్ని ప్రపంచానికి మాత్రమే నిర్ధిష్టం చేసి చేయాలని ప్రామణంలో ప్రకటించారు. ఇవి ప్రస్తుతాన్ని కూడా సంస్కరించారు. ఆ సమయంలో పదర్థాల ఉత్సాహాన్ని ప్రపంచానికి మాత్రమే పరిస్థితి వివిధ అవస్థలు, తరువాత తమ్ముడి ఉత్సాహాన్ని ప్రపంచానికి మాత్రమే నిర్ధిష్టం చేసి చేయాలని ప్రామణంలో ప్రకటించారు.

ప. 3. నాలుగుత్రికివిధాయి: — మరియు పండితుడు మనేనా ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. అందుచే మనేనా ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు. ఆ సమయంలో పదర్థాల ఉత్తరం విషయంలో నిలువు యాంత్రీకరించారు.
Mr. Speaker:— The question is:

Add the following as Second Proviso to clause 2.

"Provided further that the vehicles under the control of the Andhra Pradesh State Road Transport Corporation continue to be charged at the pre-revised rates existing before the commencement of this Act."
Sri P. Ramachandra Reddy pressed for division.
The House divided thus:—
Ayes.... 11 Noes.... 63 Neutrals.... Nil.
The amendment was negatived.
Mr. Speaker:— The question is: “that clause 2, do stand part of the Bill.”
(Pause)
The Motion was adopted and Clause 2 was added to the Bill.
Mr. Speaker:— There is one official amendment for Clause 3.
Sri S. Satyanarayana:— Sir, I beg to move the following official amendment.
“For clause 3 substitute the following namely:—
“Repeal of 3. The Andhra Pradesh Motor Vehicles
Ordinance Taxation (Second Amendment) Ordinance, 20 of 1983, is hereby repealed.”
Mr. Speaker:— Amendment moved.
The question is:
“For clause 3 substitute the following namely:—
“Repeal of 3. The Andhra Pradesh Motor Vehicles
Ordinance Taxation (Second Amendment) Ordinance, 20 of 1983, is hereby repealed.”
(Pause)
The amendment was carried.
Mr. Speaker:— The question is: “that Clause 3 as amended do stand part of the Bill”
(Pause)
The Motion was adopted and Clause 3, as amended was added to the Bill.
Mr. Speaker:— There is one official amendment to Clause 1.
Sri S. Satyanarayana:— Sir, I beg to move the following official amendment.
“In the sub-clause (1) of Clause I for ‘1983’ substitute ‘1984’.
Mr. Speaker:— Amendment moved.
The question is:
“In sub-clause (1) of clause I for ‘1983’ substitute ‘1984’.
(Pause)
The Amendment was carried.
Mr. Speaker:— The question is: “That clause 1, as amended do stand part of the Bill.”
(Pause)
Motion was adopted and clause 1, as amended was added to the Bill.
Mr. Speaker:— There is one official amendment to the Enacting Formula.
Sri S. Satyanarayana:—Sir, I beg to move the following Official amendment.

"In the enacting formula for "Thirty-fourth year" substitute "Thirty-fifth year."

Mr. Speaker :— Moved.
The question is:
"In the enacting formula for "Thirty-fourth year" substitute "Thirty-fifth year."

(Pause)
The Amendment was carried.
Mr. Speaker :—The question is:
"that Enacting formula as amended do stand part of the Bill"

(Pause)
The Motion was adopted and the Enacting Formula as amended was added to the Bill.
Mr. Speaker :—There is no amendment to Long Title.
The question is:
"The Long Title do stand part of the Bill."

(Pause)
The motion was adopted and Long Title was added to the Bill.
Mr. Speaker :—Now the Minister for Transport will move the motion for passing the Bill.
Sri S. Satyanarayana :—Sir, I beg to move:
"that the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1983 be passed."

(Pause)
Mr. Speaker :—The question is:
"that the Andhra Pradesh Motor Vehicles Taxation (Amendment) Bill, 1983 be passed."

(Pause)
The motion was adopted and the Bill was passed.
Mr. Speaker :—There is one minor mistake in the Andhra Pradesh Excise Amendment Act, 1984 i.e. clause 1 reads the follows:

"It shall be deemed to have come into force on the 20th January 1984" but actually it should be "28th January, 1984". It is only a printing mistake. So I am correcting the same. Now I adjourn the House till 8-30 a.m., to-morrow.

6-43 p.m. (The House then adjourned to meet again at 8-30 a.m., the next day., i.e., Wednesday the 7th March 1984)