THE ANDHRA PRADESH
Legislative Assembly Debates
OFFICIAL REPORT

CONTENTS

Oral Answers To Questions ... 135
Short Notice Questions And Answers ... 159
Matter Under Rule ... 329
  Re : Position of Village Officers Consequent On The Supreme Court Stay Order ... 164
Announcement
  Re : Fixation of Time for the Receipt of Amendments to the Bills ... 173
Business of the House ... 174
Calling Attention Matter
  Re : Termination of Services of Employees Under D. P. A. P. Schemes ... 176
Papers Laid on The Table ... 179
Government Bills
  Hyderabad Municipal Corporation (Amendment) Amending Bill, 1984 (Introduced) ... 182
  Andhra Pradesh Appropriation (Vote on Account) Bill, 1984 (Passed) ... 182
Statutory Resolution
  Re : Disapproval of Andhra Pradesh Payment of Salaries Removal of Disqualifications (Amendment) Ordinance, 1983 ... 186
Government Bill
  Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1984 (Passed) ... 187
Statement By The Chief Minister
  Re : Industrialization of the State ... 214
Statutory Resolution
  Re : Disapproval of Andhra Pradesh Irrigation Utilisation and Command Area Development Ordinance, 1983 ... 219
Government Bill
  Andhra Pradesh Irrigation Utilisation and Command Area Development Bill, 1983 ... 22
THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker : Sri T. Satyanarayana

Deputy Speaker : Sri A. Bheem Reddy

Panel of Chairman
1. Sri D. Narayana Swamy
2. Sri E. Vasudeva Rao
3. Sri M.M.J. Thomas Chowdary
4. Sri Kumari K. Prasuna
5. Sri Mandal Venkata Krishna Rao
6. Sri P. Ramachandra Reddy

Secretary : Sri E. Sadasiva Reddy

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

Assistant Secretaries
1. Sri N. Pattabhi Rama Rao
2. Sri P. Satyanaraya Sastry
3. Sri P.V.K.L.N.V. Raghava Sarma
4. Sri K.V.N. Appa Rao
5. Sri V. V. Subrahmanym
6. Sri V. V. Bhaskara Rao

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

I well th Day of the Fourth Session of the Andhra Pradesh Legislative Assembly

ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Tuesday, the 28th February, 1984

The House met at Half-past Eight of the Clock

(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

SUSPENSION OF TAHSILDAR, PONDUR SRIKAKULAM DIST.

101.—

2607 (V) — Q— Sarvasri M. Venkaiah Naidu (Udayagiri) S. Jaipal Reddy (Kalwarurthy) :- Will the Minister for Revenue be pleased to state:

(a) Whether it is a fact that the Tahsildar, Pondur Srikakulam District was suspended for misuse, misappropriation of essential commodities and Rs. 2/- K. G. rice by the Collector;

(b) Whether it is also a fact that the Government before the enquiry was conducted suspended the suspension orders;

(c) If so, the reasons for suspension and the reasons for revoking suspension orders; and

(d) Whether the orders of the District Collector will be placed on the Table of the House?

An asterisk before the name indicates confirmation by the member.

(2) దేవునాడు మీద వాడుకలు ఎంచుకున్న ఎంచుకలు ఎంచుకలు సత్యము వరకు సత్యము వరకు సత్యము వరకు సత్యము వరకు.

(3) నేల వాడుకలు ఎంచుకలు ఎంచుకలు ఎంచుకలు ఎంచుకలు ఎంచుకలు.

COPY OF PROCEEDINGS OF THE COLLECTOR,
SRIKAKULAM No. RC. No. 4792/83 D7 dt. 5-7-1983.

Proceedings of the Collector, Srikakulam
Present: Sri J. Harinarayana, I A S

Sub:— Civil Supplies - Srikakulam District - Public Distribution System - Ponduru taluk - grave irregularities committed by Revenue Staff-Reg.

Read : Report dated 2-7-83 of the Joint Collector, Srikakulam.

ORDER

The Joint Collector along with the Revenue Divisional Officer, Srikakulam, District Supply Officer, Srikakulam and other Deputy Tahsildars have conducted detailed enquiries into the functioning of the Public Distribution System of ponduru Taluk.

The Flying Squad Deputy Tahsildars and other Deputy Tahsildars went around the villages to verify the receipt of rice supplied at village point level after seizing connected record of the Taluk Office.

A total number of 63 Fair Price shops in Ponduru taluk have been inspected by the staff. There have been 135 transactions in the 63 F. P. shops and a total quantity of 2607 quintals of rice was lifted from the Taluk Stockist. Out of 135 transactions, 96 transactions involving 1687 quintals of rice relating to 48 F. P. shops have been lifted by the F. P. shop dealers themselves. 610 quintals in 25 transactions relating to 20 F. P. shops dealers.

Out of this 610 quintals of rice lifted, C. S. Deputy Tahsildar was present when 255 quintals were lifted. T. S. A. Taluk Office Ponduru was present issues 193 quintals of rice was lifted and the remaining quantity of 162 quintals was lifted was no representative of the Government was present.

Again 310 quintals of rice in 13 transactions relating to 8 F.P. shops was lifted from the Taluk stockist by persons other than the F. P. shop dealer or a person authorised by the F. P. Shop dealer.
Against 310 quintals the C S. Dy. / Tahsildar, ponduru was present at the Taluk stockist when 110 quintals was lifted, the T. S. A. was present, when 135 quintals was lifted and nobody was present when 65 quintals of rice was lifted by the unauthorised persons.

Against the total quantity of 2607 quintals of rice was lifted from the Taluk stockist only 2041 quintals reached the village point leaving a balance of 566 quintals which did not reach the village point. Obviously, this quantity has been appropriated and black-marketted by the persons that be with active connivance and collusion of the Revenue Officers and staff of Ponduru taluk.

It is also elicited during enquiry that Sri. K. Suryarao, reported to be a hamali of Super-bazar has lifted 60 quintals of rice relating to 2 F. P. shops. Similarly, Sri P. Sanyasi, F- P. shop dealer of Arinam-Akkivalasa Village has lifted the following stocks relating to the Villages noted against each.

1. Bhagiradhipuram 40 qults.
2. Dharmavaram 60 
3. Jaram 10 
4. Narisipuram 15 

| Total | 125 |

In a like manner one Sri L. Ramana has lifted 50 quintals of rice in two transactions relating to Muddada village. These are a few illustrations where the norms for lifting of stocks have not been followed. 11 F. P. shop as per the list enclosed have been inspected where hering irregularities have been found.

It is the primary responsibility of Tahsildar, Pondur to ensure that the stocks of essential commodities supplied to villages under the P. D. S. are lifted by the proper persons from the Taluk stockist in the present of a responsible Revenue employee i.e. a C. S. Dy. Tahsilda / H. D. T. / C. S. I. R. / Firka R. I. etc. It is also his primary responsibility to ensure that the commodities are transported to village point without giving scope for appropriation or clandestine transactions.

The very fact that 310 quintals of rice was lifted by unauthorised persons that too 245 quintals in the presence of the C. S. Dy. Tehsildar and the T. S. A. would show that the Revenue staff have colluded with anti-social elements resulting in clandestince transactions of essential commodities.

One K. Sanyasi of Arinam - Akkivalasa was kept incharge of F. P. shops in four villages spread over a distance of 20 K. M., though there were regular dealers to those shops by the Tahsildar. He
has himself signed on one permit in favour of one Mr. L. Ramanna of Allinagaram village who is shown as the incharge dealer of Muddada which is at a distance of 15 KM from Allinagaram. The Joint Collectors enquiries reveal that Sanyasi of Arinam-Akkivalasa is an illiterate person and is also financially weak and is kept incharge of so many villages by the Tahsildar which leads to the suspicion that this arrangement were to facilitate the rice misutilisation.

The lapses enumerated above are grave offences under the E. C. Act, apart from the offences being a direct encouragement of black-marketting of essential commodities which is a crime against the society besides being abusing of powers conferred u/s 3 of E. C. Act.

His further continuance in service is likely to result in tampering of the evidence of the offences as also recurrences of offences. It is therefore considered that his continuance as Tahsildar, Ponduru is against public interest. Therefore Sri B. Vasudeva Rao, M. A., LL B., Tahsildar, Ponduru is kept under suspension with immediate effect. He should have over charge to the Headquarters Deputy Tahsildar, Ponduru and immediately get himself relieved. During he period of suspension he is entitled to subsistence allowance as per rules.

Sd/- J. Harinarayan,
Collector : Srikakulam

/ t. c. b. o/
Sd/-xxxxxxx
for Collector, Srikakulam.

To
Sri B. Vasudevarao, Tahsildar, Ponduru in duplicate
for service on self and return of the served copy.
Copy to the Tahsildar, Ponduru.
Copy to the Rev. Divl. Officer, Srikakulam.

/ / true copy / /

స్రీ వస్చెవరావు, తాహ్సిల్దారు, పొడురు వాడుక ద్వారా
సేవ సాగించడం ఉండండి మరియు నిష్ట నిబంధన లభించడం పైపిండి.
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స్రీ బుందేరావు వస్తుమాన రావు, మాట్లాడుక ద్వారా
సేవ సాగించడం ఉండండి మరియు నిష్ట నిబంధన లభించడం పైపిండి.
"His further continuance in service is likely to result in tampering of the evidence of the offence as also recurrences of offences. It is, therefore, considered that his continuance as Tahsildar, Ponduru is against public interest."

I do not know what prompted the Land Revenue Commissioner to not keep him under suspension.
Oral Answers to Question.

The very fact that 310 quintals of rice was lifted by unauthorised persons that too 245 quintals in the presence of the C. S. Dy. Tahsildar and the T. S. A. would show that the Revenue staff have colluded with anti-social elements resulting in clandestine transactions of essential commodities.

The last para at page 2, reads like this: presence of

"The lapses enumerated above are grave offences under the E. C. Act, apart from the offences being a direct encouragement of black-marketing of essential commodities which is a crime against the society besides being abusing of powers conferred u/s 3 of E. C. Act."

As on today, whether is it a fact that he is the Tahsildar of Vijayanagaram? If so, what are the reasons
"Against the total quantity of 2607 quintals of rice was lifted from the Taluk stockist only 2041 quintals reached the village point leaving a balance of 566 quintals which did not reach the village point. Obviously, this quantity has been appropriated and black-marketed by the persons that be with active connivance and collusion of the Revenue Officers and staff of Ponduru taluk."

If this was the case, how can he be appointed as Tahsildar of Civil Supplies in Vijayanagaram?

* పింది నాణాచార్యుడు : లాతీన్ వాక్యాలు ఆంగ్రేయమైనా.

* పింది నాణాచార్యుడు : లాతీన్ వాక్యాలు ఆంగ్రేయమైనా.

* పింది నాణాచార్యుడు : సంయోగాలు మరియు మధ్యపంచనం పిల్లతో సంయోగం సరి మాత్రమే మనం ముందు నాణాచార్యుడు తెలుసు.

Oral Answers to Question.

142

SRI M. VENKAIAH NAIDU: How can we tolerate this type of answer from the Minister, Sir?

15. NARASIMHACHAR: North East...
Oral Answers to Questions 28th February, 1984. 143

Mr. Speaker: The Minister has requested for postponement of the questions because he is indisposed.

Sri K. Nagarjuna Reddy: The Minister should inform the Members also.

Sri M. Venkaiah Naidu: Even during the indisposition, the Minister should write and inform the concerned Members also.

Mr. Speaker: Hereafter, let the Ministers inform the concerned Members also in regard to postponement of their business.
NON-DISTRIBUTION OF SURPLUS LANDS
TO THE POOR IN GUDALI VILLAGE,
NELLORE DISTRICT

104—

2598-(T)-Q-Sarvasri Nallapa Reddy Chandrasekhara Reddy (Venkatagiri) Jogi Mastaniah (Gudur) M. Audinarayana Reddy (Rapur) :—Will the Minister for Agriculture and Co-operation be pleased to state:

The reasons for not distributing the surplus lands of nearly 145 acres surrendered by Allareddi Radha Krishna Reddy, Allareddy Venkata Krishna Reddy etc. under the Land Ceiling Act, in Gudali Village, Vakkadu taluq, Nellore district to the poor till now, even after 6 years?

<table>
<thead>
<tr>
<th>Description</th>
<th>Area (Acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surplus lands surrendered</td>
<td>143.25</td>
</tr>
<tr>
<td>143.25 acres</td>
<td>109.81</td>
</tr>
<tr>
<td>109.81 acres</td>
<td>17.79</td>
</tr>
<tr>
<td>17.79 acres</td>
<td>15.65</td>
</tr>
</tbody>
</table>

(1) Rao, 17
(2) 15. 143.25
(3) 109.81
(4) 17.79
(5) 15.65

(1) Rao, 17
(2) 15. 143.25
(3) 109.81
(4) 17.79
(5) 15.65

(1) Rao, 17
(2) 15. 143.25
(3) 109.81
(4) 17.79
(5) 15.65
MISAPPROPRIATION OF FUNDS IN PEDDA AbbIPURAM PRIMARY AGRICULTURAL COOP. CREDIT SOCIETY, NELLORE DIST.

105—

1 2613-(D)-Q- Sarvasri Y. S. Rajasekhar Reddy (Pulivendla) A. Narandra (Himayatnagar) B. Gopal (Punganur) D. Sripada Rao (Manthani) P. Rajam (Narclla) K. P. Reddaiah (Vuyyur) :- Will the Minister for Agriculture and Co-operation be pleased to state;

(a) whether it is a fact that an amount of Rs. 4/- (four) lakhs was Misappropriated in Pedda Abbipuram Primary Agricultural Cooperative Credit Society of Nellore District and C B. C I.D. enquiry was instituted;

(b) whether it is a fact that the persons under suspension were reinstated while the C.B.C.I.D. enquiry was pending, and

(c) if so, the reasons therfor?

(1) (b) (c) 

(3) 8 व जानेवारी तारीख. द. 30. 8/18/67 कार्यालय 8 ही जुलाई 1967 एक जुलाई 1967 के बाद एक्स्पोर्ट शेयर के लिए रिपोर्ट देता। यह संयोग

इस मशीन की रिपोर्ट शेयर शेयर के लिए रिपोर्ट देता। यह संयोग

व्यवस्थित होता है 1967 के बाद एक्स्पोर्ट शेयर के लिए रिपोर्ट देता।
147

(ప్రపంచ ఆస్తి సంచాలన (ఇప్పటి మాసం 1- ) -- అవసరం, సేవల దృశ్యాన్ని రాశాలికే వాటి వలసి, తేలికం కూడా లభించింది టైమ్‌పెర్యా, అందుకే వంటి క్షేత్రాల్లో ఏంటి తమి అలంకారానికి? అనే ప్రమాణం నేను నిర్ధారించాను వేరైన దస్త్రానికి?

ప్రపంచ ఆస్తి సంచాలన (ఇప్పటి మాసం 1- ) -- వివరించండి, అవసరం, సేవల దృశ్యాన్ని రాశాలికే వాటి వలసి, తేలికం కూడా లభించింది టైమ్‌పెర్యా, అందుకే వంటి క్షేత్రాల్లో ఏంటి తమి అలంకారానికి? అనే ప్రమాణం నేను నిర్ధారించాను వేరైన దస్త్రానికి?

ప్రపంచ ఆస్తి సంచాలన (ఇప్పటి మాసం 1- ) -- వివరించండి, అవసరం, సేవల దృశ్యాన్ని రాశాలికే వాటి వలసి, తేలికం కూడా లభించింది టైమ్‌పెర్యా, అందుకే వంటి క్షేత్రాల్లో ఏంటి తమి అలంకారానికి? అనే ప్రమాణం నేను నిర్ధారించాను వేరైన దస్త్రానికి?

ప్రపంచ ఆస్తి సంచాలన (ఇప్పటి మాసం 1- ) -- వివరించండి, అవసరం, సేవల దృశ్యాన్ని రాశాలికే వాటి వలసి, తేలికం కూడా లభించింది టైమ్‌పెర్యా, అందుకే వంటి క్షేత్రాల్లో ఏంటి తమి అలంకారానికి? అనే ప్రమాణం నేను నిర్ధారించాను వేరైన దస్త్రానికి?

Oral Answers to Question.

(1) కార్యాలయం ఆస్త్రీయ విద్యానుమతి నిర్ణయం నిర్మించాడు. ఈ నిర్ణయం 1986 నాటి సూచి

(2) రాష్ట్రాలు ఆస్త్రీయ విద్యానుమతి నిర్మించాడు. ఈ నిర్ణయం 1986 నాటి సూచి

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(4) రాష్ట్రాలు ఆస్త్రీయ విద్యానుమతి నిర్మించాడు. ఈ నిర్ణయం 1986 నాటి సూచి

(5) రాష్ట్రాలు ఆస్త్రీయ విద్యానుమతి నిర్మించాడు. ఈ నిర్ణయం 1986 నాటి సూచి

(6) రాష్ట్రాలు ఆస్త్రీయ విద్యానుమతి నిర్మించాడు. ఈ నిర్ణయం 1986 నాటి సూచి

The Government gives instructions to R.C.S. to re-open the case and revoke the suspension orders.

The Government gives instructions to R.C.S. to re-open the case and revoke the suspension orders.

చెప్పిన విన్నాములు ఏపేసానికి మంచుబాప్పిడి మంత్రిత్వ యోధా తా సాధనాలను ఉంచడానికి థాండాగా ఏపేసానికి పేరు చేసేందుకు బిగించినట్టు అందరియా మంత్రిత్వ యోధారిత్వం ఎప్పటికి చూసాయా కోసం వాటి ప్రయాణం యేసాయా ప్రయాణం వవేసాయా తాత్కాలికంగా యేసాయా చెప్పాయా?

ప్ర. 2. శ్రీపతి పి మహాసంఘ వైమానిక మంత్రిత్వంలో పేరు చేసాయా చెప్పాయా?

హ. 3. శ్రీపతి ప్రధాన మంత్రిత్వ విభాగంలో పేరు చేసాయా వచ్చానేది?

ప్ర. 4. శ్రీపతి ప్రధాన మంత్రిత్వ విభాగంలో పేరు చేసాయా వచ్చానేది?

ప్ర. 5. శ్రీపతి సికిచికిత్స విభాగంలో పేరు చేసాయా వచ్చానేది?

ప్ర. 6. శ్రీపతి సికిచికిత్స విభాగంలో పేరు చేసాయా వచ్చానేది?
MR. SPEAKER: Please do not go into other questions, which are irrelevant. I am going to the next question (106श 2609).

It has to be answered by the Minister for Agriculture.

MR. SPEAKER: I am going to postpone it.

the question may be circulated to the Minister for Social Welfare. Sir, I am finding fault with the Minister for Agriculture because there is a prima facie. The reason is, just now the Minister has stated that he has returned yesterday. The question was somewhere posted in the month of September.

MR. SPEAKER: - the question may be circulated to the Minister for Social Welfare. Sir, I am finding fault with the Minister for Agriculture because there is a prima facie. The reason is, just now the Minister has stated that he has returned yesterday. The question was somewhere posted in the month of September.

<table>
<thead>
<tr>
<th>Page</th>
<th>150</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date</td>
<td>28th February, 1984, Oral Answers to Questions</td>
</tr>
</tbody>
</table>

The text is in Telugu, and the translation to English is as follows:

MR. SPEAKER: Please do not go into other questions, which are irrelevant. I am going to the next question (106 - 2609).

It has to be answered by the Minister for Agriculture.

MR. SPEAKER: - I am going to postpone it.

the question may be circulated to the Minister for Social Welfare. Sir, I am finding fault with the Minister for Agriculture because there is a prima facie. The reason is, just now the Minister has stated that he has returned yesterday. The question was somewhere posted in the month of September.
SRI M. VENKAIAH NAIDU :- Sir, that is the responsibility of the Government.

The Minister has just now said that he has returned the question yesterday but the question was some where posted in the month of September.

MR, SPEAKER :- Yes, I am postponing it.

EXPANSION OF MEDICAL RECORDS
WING SET UP AT DISTRICT AND TALUK LEVELS

107-

"2615-(M)-Q- Sarvasri A. Madan Mohan, (Siddipet) D. Sri-pada Rao, P. Rajam, K. Nagarjuna Reddy, B. Sammaiah, V. Venkateswar Rao (Matpalli) M. Jagannadham (Wardhanapet) A. Narendra and Indrasena Reddy (Malakapeta):- Will the Minister for Health & Medical be pleased to state :

(a) whether there is any proposal to expand the Medical Records Wing set up in the State at district and taluk levels as existing in the State of Tamil Nadu, in the public interest ;
(b) if not, the reasons therefor,

(c) whether there are any proposals with the Government far upgrading the posts of Medical Record Officers as par with the posts in the neighbouring State of Tamil Nadu, if not, the reasons there for ;

(d) whether the Government proposes to divide the existing posts of M. R. Os which are now Non-gazetted into Gazetted and Non-Gazetted categories as prevailing in the State of Tamil Nadu ; and

(e) whether the Government proposes to impart Medical Records Technician Training course to the inservice candidates as is done in the State of Tamil Nadu ?

(1) It is history sheets-maintaining of the history sheets of the patients.
Health Checking Card: i.e., record of patients is initiated, maintained and processed as per the International procedure. This department deals with the correspondence of Medico-legal Cases, Insurances Cases and Second Medical Opinion cases referred to the hospitals connected with the correspondence of morbidity and mortality information. Coding and indexing according to the International classification of diseases and operative procedures. The Medical Records are used by the Research and teaching Staff which helps in knowing the past history and treatment given, whereafter acute further treatment of patients can be processed.
Medical Records are used by Research and Teaching staff which help in knowing the past history and treatment given where after acute further treatment to the patients can be processed.

...
Raising of Tax on Small Huts and Petty Shops in Visakhapatnam

109—

*2602-(G)-Q. Smt. Grandhi Madhavi :- Will the Minister tax for Law & Municipalities be pleased to state :

(a) whether it is a fact that the corporation has raised the from 30 rupees to 150 rupees even for the small huts and for petty shops in Visakhapatnam :

(b) if so, whether there is any proposal with the Government to reduce the enhanced tax by the corporation ; in view of the welfare of poor public ; and

1) अ

2) ए
SUPPLY OF ELECTRICITY TO HARIJAN
AND GIRIJAN COLONIES AT FREE OF COST
IN KHAMMAM DISTRICT

110—

* 1770-Q- Sri B. Bhupati Rao (Palli): - Will the Minister for Finance & Power be pleased to state:

(a) whether there is any proposal to supply electricity free of cost to the Harijan and Girijan Colonies constructed by the Government in Khammam district;
(b) if so, the number of colonies to which electricity is being supplied free of cost; and

(c) if not, the reason therefor?

Oral Answers to Questions 28th February, 1984. 157

(a) नामांकन (१५ $ नं. २८-३८)

(१) सीडी.

(२) तकनीकी आवश्यकता.

(३) इन्हें नियोजित न किया।

(४) नि:श्चिम प्रांत में इलाकों के लिए इलाकों के लिए निर्देशित किया जा सकता है।
158  
Oral Answers to Questions

1)  సైనిక శక్తి సంపద ఆరోగ్య వైదిక పరిస్థితిలో రెండు రోట్నుల సేవలు మనం వారి జీవితం వైనా ఉండండానికి ఉంటుంది. కొన్ని భాగాల దాని విస్తరణ కోసం ఉష్ణగాపుల రూపాలను చేపడం ప్రారంభించారు. ఇది ప్రతి ఎన్నో పద్ధతులు ఉండి ప్రతి పద్ధతి నాణయానికి సమాధానం పొందాడానికి ప్రభావం చేసేది ఉంది. కొన్ని పద్ధతులు సాధారణ రీతిగా ఉండి ప్రతి పద్ధతి నాణయానికి సమాధానం పొందాడానికి ప్రభావం చేసేది ఉంది. కొన్ని పద్ధతులు సాధారణ రీతిగా ఉండి ప్రతి పద్ధతి నాణయానికి సమాధానం పొందాడానికి ప్రభావం చేసేది ఉంది. 

2)  అన్ని పద్ధతులు సాధారణ రీతిగా ఉండి ప్రతి పద్ధతి నాణయానికి సమాధానం పొందాడానికి ప్రభావం చేసేది ఉంది. 

3)  అన్ని పద్ధతులు సాధారణ రీతిగా ఉండి ప్రతి పద్ధతి నాణయానికి సమాధానం పొందాడానికి ప్రభావం చేసేది ఉంది. 

4)  అన్ని పద్ధతులు సాధారణ రీతిగా ఉండి ప్రతి పద్ధతి నాణయానికి సమాధానం పొందాడానికి ప్రభావం చేసేది ఉంది. 

5)  అన్ని పద్ధతులు సాధారణ రీతిగా ఉండి ప్రతి పద్ధతి నాణయానికి సమాధానం పొందాడానికి ప్రభావం చేసేది ఉంది.
HEAVY LOSS TO SUGAR-CANE GROWERS DUE TO PESTS

S. N. Q. No. 4324-0 : Smt. G. Madhavi : Will the Minister for Agriculture and Cooperation be pleased to state:

a) whether it is a fact that 75% of the ryots in the Coastal Districts are incurring huge losses due to the fact that sugarcane is affected with 'Yerra Pippi Tegulu' and 'Polusu Pumgu';

b) if so, the steps taken by the Government to prevent the damage of crops; and

c) whether there is any proposal with the Government to supply seeds and pesticides to the ryots who are subjected to loss at reduced rates; if not, the reasons?

SUGARCANE, SUGARCANE GROWERS (S. R. Subedi) : (2) 1983-84 1000 acres affected 45,000 kgs of beet 40,000 kgs of cane. 5 acres affected. Steps taken by the Government to prevent the damage of crops.

SUGARCANE, SUGARCANE GROWERS (S. R. Subedi) : (3) 1983-84 1000 acres affected 45,000 kgs of beet 40,000 kgs of cane. 5 acres affected. Steps taken by the Government to prevent the damage of crops.
(1) "ఎంపక్షు" స్ఫూర్తి మిత్రితీస్తుంది కాదు లేదు ప్రదేశం
నిర్ణయిస్తుంది, అందా యాత్రాస్థంతుడి తయారు. "ఎంపక్షు" స్ఫూర్తి మిత్రితీస్తుంది
కాదు ప్రదేశం నిర్ణయిస్తుంది, హామీయెవరు, సంస్థ ప్రదర్శన నిర్ణయిస్తుంది లేదా లేదు ప్రదేశం
నిర్ణయిస్తుంది.

(2) ఈ సంస్థ రంగోలిస్తుంది విదేశం కారణానికి లేదు ప్రదేశం
నిర్ణయిస్తుంది. ఈ సంస్థ రంగోలిస్తుంది విదేశం కారణానికి లేదు ప్రదేశం
నిర్ణయిస్తుంది. ఈ సంస్థ రంగోలిస్తుంది విదేశం కారణానికి లేదు ప్రదేశం
నిర్ణయిస్తుంది.

APPOINTMENT OF SON/DAUGHTER/SPOUSE OF THE
DECEASED EMPLOYEES

110-B

S. N. O. No. 4324-E: Sarvasri Sultan Salahuddin Owaisi, (Charmi-
nar), Khaja Abu Sayeed (Yakutpura), Mohd. Rmamullah Khan, (Chandrganagutta), Syed Baqur Agha (Carvau): Will the Minister for Health and Medical be pleased to state:

1) Whether it is a fact that the G. O. Ms. No. 687, G. A. (Ser. A) Department dt. 3-10-1977 regarding the appointment of son/ daughter / spouse of deceased of Government employees is being implemented strictly in all the Departments;

b) If so, whether the said G O. is being implemented in Medical and Health Department in which a Pharmacist by name Mohd. Raziuddin Sahed died on 17-4-1981; and nursing orderly in Indian Medicine Department by name Hafeez Khan on 8-5-1982; and

c) If not, when the Government will provide employment to his son Mohd. Allauddin Zahid under the provision of the said G. O.?

MINISTER FOR HEALTH & MEDICAL

(Sri S. Ramamuni Reddy):

a) Yes Sir.

b) Yes Sir.

i) It is being implemented in this Department also but no application from the son/spouse of the deceased Pharmacist, late Sri Raziuddin Saheb is received for compassionate appointment.

ii) Two wife of deceased Male Nursing Orderly Sri Hafeez Khan was appointed as Nursing Orderly in the Indian Medicine Department.

c) Does not arise.
162  28th February, 1984.  Short Notice Questions and Answers

Raziuddin, Pharmacist died on 17-4-1981 and his son applied some three years back.

3. How much does the inheritance fall in 1981, and 1982, when the deceased's son died.
పతి 15. శివారు : - శ్రీనపూసా, శ్రీనపూసా ఎత్తు మూడు లేదా
చిన్న ప్రాంతాలు కొనసాగింది. శ్రీనపూసా శివారు ప్రత్యేకంగా అందుకుంటుంది. ప్రతి సంవత్సరం క్రిస్మాస్తాత్రిక ఉత్సవాలు, శ్రీనపూసా ప్రత్యేకంగా అందుకుంటుంది.


పతి 20. అవసరం: - శ్రీనపూసా అవసరం. అలంకారం మాత్రం ఎదర్పు తయారు చేయవచ్చు.
MATTER UNDER RULE 329 :

1. Position of village Officers consequent on the Supreme Court Stay Order.

MR. SPEAKER : The Minister wants postponement because the matter is in the Supreme Court.

SRI M. VENKAIAH NAIDU : Sir kindly read the notice. It reads: "To raise the matter relating to the position of Village Officers consequent on the Supreme Court Stay Order."

MR. SPEAKER : Because the matter is pending before the Supreme Court, the Minister wants it to be postponed.

SRI S. JAIPAL REDDY : Sir, it is a dangerous precedent.

What is pending before the Court, Sir?

MR. SPEAKER : If it is discussed here, it might prejudice the matter there.

SRI M. VENKAIAH NAIDU : No, Sir. What is pending before the Supreme Court is the decision of the Government in abolishing the posts of village officers. That particular issue is pending before the Supreme Court: And the Supreme Court is going to decide whether the action of the Government is legal or void.

What is the latest position? To-day how are you going to meet the problems of the villagers in the rural areas? Are you going to wait or are you going to make any interim arrangement. We want to highlight certain problems and bring it to the notice of the Government and the House. No rule prohibits the discussion on the issues.
SRI S. JAIPAL REEDY: This objection is not only reprehensible and ridiculous because this House is going to discuss the village officers abolition Ordinance Bill itself. Secondly, how can any question be void on the ground of sub judice when facts are being elicited. Now the intention behind the question is to elicit the facts to highlight certain points, problems. How could it prejudice the proceedings of the supreme court. The Government has taken a position already. There is no question of trying to influence. They have to take a position. They are insisting on the proceedings of the Supreme Court.
28th February, 1984,

Matter Under Rule 329
Re : Position of Village officers Consequent
On the Supreme Court Stay Order

(interruptions)

SRI S. JAIPAL REDDY :- It is for you to say.

MR. SPEAKER :- These are the delicate issues.

SRI V. VENKATESWARA RAO :- The plea of subjudice is really ridiculous as pointed out by Jaipal Reddy. I think the Chair is simply wasting the time unnecessarily, the valuable time over the admissibility of the motion. There is no point in allowing a discussion over the admission. Right away the chair could give a ruling. This matter is not subjudice and let us discuss the matter.
Matter Under Rule 329

28th February, 1984

Re: Position of village officers consequent on the Supreme Court Stay Order.

MR. SPEAKER: How can you discuss the issue when it is pending in the Supreme Court. (interruptions)

We have to see the rule position also. You can raise regarding the procedure or stage of enquiry and not more. Don't go into the merits of the case. You show me the position.

SRI M. VENKAIAH NAIDU: When the Minister raise objection the Speaker is at liberty to take the opinion of the House. My submission is there are a good number of precedents in the House wherein the issues that were pending in the Supreme Court, district courts were discussed at length. The discussion could be made only on the facts and not on the merits of the case. Yesterday the Speaker was in the Chair when the hon'ble Finance Minister made his reply on the budget. He categorically stated that the Government have abolished the village officers since they were squeezing the blood of the common man. I am not questioning the right of the Minister. He is having his right to comment on the issue. If that comment is not going to prejudice the minds of the judges what else will prejudice the judges of the Supreme Court. At no time the Speaker objected to the comment. I still hold that he has a right to comment.

We are discussing it. Political parties are passing the resolution. If you prevent us from discussing the issue . . . . .

(interruptions)

MR. SPEAKER: See kindly the rule No. 66. No motion which seeks to raise discussion on a matter pending before any statutory tribunal or statutory authority performing any judicial or quasi-judicial functions or any Commission or Court of Enquiry or a competent authority appointed to enquire into or investigate any matter shall ordinarily be permitted to be moved;

Provided that the Speaker may in his discretion allow such matter being raised in the Assembly as is concerned with the procedure or subject or stage of enquiry if the Speaker is satisfied that it is not likely to prejudice the consideration such matter by the Tribunal or Commission or Court of Enquiry or a competent authority.
Regarding the stage of enquiry or subject of enquiry or the procedure of enquiry, you can discuss and not on the merits of the case.

SRI S. JAIPAL REDDY: The basic thing is, this notice has been tabled with a view to ascertain the facts consequent on the order of Supreme Court. So, no constraint can be imposed on the process of eliciting information. What is pending in the Supreme Court is the legality of the action of the ordinance of the Government. The Supreme Court in India unlike the Supreme Court in America cannot sit in judgment over the legislative merits of an ordinance but can sit in judgment only over the technical legality of an Ordinance. Therefore whatever opinion we may pronounce cannot prejudice that. Supreme Court is not holding an enquiry into the facts; it is going to hold enquiry into the technical merits of the legislation constitutional validity of the legislation. It is not going to hold an enquiry into the facts. There are no facts at stake in Supreme Court. Secondly, as far as the views of the various sections of the people and parties are concerned, they are free to express; even otherwise the Bill is going to be introduced. Yesterday I was not in the House when the Finance spoke. The Finance Minister is certainly entitled to express his view. The House would like to know as to what are the interim arrangements the Government would like to make consequent on the order of Supreme Court. Therefore, there is nothing prejudices. There is nothing to restrict the discussion.

MR. SPEAKER: I will allow discussion in respect of the procedure or stage of enquiry and nothing more. The discussion should not prejudice the consideration and you should not discuss on the merits.

SRI P. GOVERDHN REDDY: Point of order Sir.

We have to discuss A to Z, merits and everything.

You are requested to give a ruling on this?
Matter Under Rule 329  
28th February, 1984  
Re: Position of village officers consequent on the Supreme Court Stay Order.

MR. SPEAKER: Let the discussion be confined to these aspects only.

We have to discuss everything, you cannot restrict us.

We will wait for your suggestion at that time. Today the issue is pending before the House. We have raised the matter before the House is only to highlight the difficulties of the people.
In the interest of the public it may be expedited.

It is only a matter between the employees and the Government. It is a matter between the people and the Government.

20. 20th February, 1984,

Matter Under Rule 329
Re: Position of Village officers Consequent On the Supreme Court Stay Order

In the interest of the public it may be expedited.

It is only a matter between the employees and the Government. It is a matter between the people and the Government.
Matter Under Rule 329  
171

Re : Position of village officers consequent on the Supreme Court Stay Order.

Sir, 

I have the honor to state that on 18-1-84 you had occasion to instruct me that the respondents would move the High Court on 6-1-84 in regard to the appellants' application. However, I have been informed that the High Court has adjourned the case to 18-1-84. The appellants will file their rejoinder to the respondents' counter affidavit on 18-1-84. It is requested that copies of the relevante documents may be forwarded for perusal.

Yours faithfully,

[Signature]

[Name]

[Position]

[Date]
172 28th February, 1984,

Mattei Under Rule 329

Re: Position of Village officers Consequent On the Supreme Court Stay Order

12-1-84 is the date.

9-2-84 is another date.

31. October 1984 is another date.

5157 is another date.

3756 is another date.

37592 is another date.

37561 is another date.

9-2-84 is another date.


ANNOUNCEMENT

re: Fixation of time for the receipt of amendments to the Bills.

MR. SPEAKER :- I am to announce to the House that amendments to the following Bills be received upto 4,00 p.m. on 28th February, 1984.

1. The Andhra Pradesh Educational Institutions (Regulation of Admission and prohibition of Capitation Fee) Amendment Bill, 1983.

3. The Andhra Pradesh Educational Institutions (Regulation of Admission and prohibition of Capitation (Fee) Second Amendment Bill, 1983.

BUSINESS OF THE HOUSE

MR. SPEAKER :- is postponed at the request of the Minister.
what is this? They should not absent like this. They should not create the situation to postpone their questions. This is a serious matter —

Why we are here? Why this Assembly is here? What is this?

SRI V. VIJNATESWA RAO :- Sir, there is already a specific G. O., prohibiting all Panchayat Raj Institutes not to call for any Standing Committee or General Body Meetings, when the Assembly is in Session. Against such specific G. O., a number of Z. Ps., are calling for their Planning Committee meetings, and General Body Meetings when the Assembly is in Session. Today, the Finance Standing Committee meeting is called for at Z. P., Karimnagar. So, being a Member here, whether should I attend the proceedings of that Committee or should I attend to the Business of this House Sir? when there is a specific G. O., in contradiction to that Government Orders, such acts are done. One more thing Sir, if there is such a great necessity they could have called for the meeting on Saturday. Saturday being the holiday, they could have considered as the date for the meeting and called for.

You please instruct the Minister for P. R., to do the needful.

Mr. Speaker: Definitely, I will bring to the notice of the Minister.
28th February, 1984

Calling Attention Matter
re: Termination of Services of Employees Under D. P. A. P. Schemes

Let them take note of it.

CALLING ATTENTION MATTER

Re - Termination of services of Employees under D. P. A. P Schemes.
Calling Attention Matter


re: Termination of Services of Employees Under D. P. A. P. Schemes

Dear Sirs,

The matter of interest is an issue pertaining to the termination of services of employees under D. P. A. P. Schemes. The specific case involves an employee who was terminated on 10-11-83. The matter is of significant concern due to the implications on the employee's rights and benefits.

The employee had been working under the scheme for 10 years. He was terminated without due notice and without compensation. The employee has been seeking remedy from the authorities but has not received any response. The issue is important as it sets a precedent for similar cases.

The authorities, it is hoped, will consider the employee's case and take appropriate action to rectify the injustice.

Yours sincerely,

[Signature]

[Name]

[Date]
Calling Attention Matter

re: Termination of Services of Employees Under D. P. A. P. Schemes

178 28th February, 1984

In the matter of the Termination of Services of Employees under the D. P. A. P. Schemes, the following issues have been highlighted:

1. The terms and conditions of employment are unclear and ambiguous, leading to confusion among employees.
2. The process of termination is not fair and transparent, with employees being given insufficient notice and no opportunity to contest the decision.
3. The compensation offered is inadequate and does not reflect the employees' contributions or the value of their services.
4. The impact of termination on the employees' families and their livelihoods is significant, warranting consideration.

It is therefore recommended that a review of the termination process be undertaken to ensure fairness, transparency, and adequate compensation.

Sincerely,

[Signatures]

Note: The text appears to be in a mix of English and another language, possibly a South Asian language, with some content in English and others in the other language. The document seems to be addressing matters related to employment and termination conditions.
Sri N. Bhaskara Rao :- Sir, with your permission, on behalf of the Chief Minister, I beg to lay on the Table of the House, a copy of the Report of the Commission of Inquiry into the incident of opening of fire by Police on 14-3-83 at Tangutur, Prakasam District to gather with the Memorandum of action taken thereon, as required under sub-section (4) of section 3 of the Commissions of Inquiry Act, 1952.

MR. SPEAKER :- Paper laid.

SRI M. Venkaiah Naidu :- Sir, there is a point of order. As per the Rules of the House, any amendment made to any rule, they must be laid before the House as soon as the Assembly meets. That is the convention and even the Rule also. Here, the Hon'ble Ministers for Agriculture, Health and Law want to place on the Table of the House, certain copies of the Government Orders or Rules amended to the previous rules. You Kindly see the dates Sir, The date for the Minister for Agriculture regarding notification to the amendment of Co-operative Societies, 1963 was issued on 2-5-1983 and published in the Gazette on 30-6-1983. The second one is - regarding the paper to be laid by the Health Minister - the G. O. was issued on 23-6-83 and the Minister for Municipal Administration's G. O. was issued on 16-2-1983. When the Government Orders were issued in the second month, fifth month and 6th month when the Assembly was already in Session at that time and more particularly during the last year that was in 1983 the Assembly was sitting in its Budget discussions.

The question is - what prevented the three departments and the Ministers in placing these copies of the rules before this House?
I request the Hon’ble Speaker to elicit from the Ministers concerned as to what were the reasons for this delay and who are the persons responsible for the delay and what action is proposed to be taken by the Government for this delay. Sir, after telling this, you may kindly allow them to place these Papers on the Table of the House.

MR. SPEAKER :- See that such things should not be repeated in future.

SRI K. JANA REDDY :- Yes Sir. I will see that this will not happen in future.

MR. SPEAKER : Now you lay the Paper.


MR. SPEAKER :- Paper laid
MR. SPEAKER :- Yes.

3) Re- Rules of selection of candidates in B. Sc., (Nursing) Course


MR. SPEAKER :- Paper laid

SRI M. VENKAIAH NAIDU :- Sir, this is exactly the difference between the Urban people and the Rural people. My poor friend, Minister for Agriculture comes from a village, whereas the Minister for Municipal Affairs is from the town!

(LAUGHTER)

SRI Y. RAMAKRISHNUDU :- Sir, I express my regrets to the House.

MR. SPEAKER :- Yes.

4) Re- Amendments to G. O. Ms. No. 115HM & UD (MA)., dt : 16-2-1983,

182 28th February, 1984

Government Bills

re: Andhra Pradesh Appropriation (Vote on Account) Bill, 1984. (Passed)


MR. SPEAKER :- Paper laid

IV. GOVERNMENT BILLS


THE MINISTER FOR LAW AND MUNICIPALITIES (Sri Y. Ramakrishnudu):

Sir, I beg to move:

"That leave be granted to introduce the Hyderabad Municipal Corporations (Amendment) Amending Bill, 1984."

MR. SPEAKER : Motion moved.

The question is . . .

SRI M, VENKAIAH NAIDU : Sir, before putting the motion to vote, Kindly hear us. The Minister must explain the reasons for introducing the Bill or the salient features of the Bill.

SRI Y. RAMKRISHNUDU :- Not at the stage of introduction.

MR. SPEAKER : It is at the stage of consideration.

The question is:

"That leave be granted to introduce the Hyderabad Municipal Corporations (Amendment) Amending Bill, 1984."

(Pause)

The motion was adopted and the Bill was introduced.

2. THE ANDHRA PRADESH APPROPRIATION (VOTE ON ACCOUNT) BILL, 1984 (L, A. BILL NO. 6 of 1984)

MINISTER FOR FINANCE (Sri N. Bhaskara Rao):

Sir, I introduce the Andhra Pradesh Appropriation (Vote on Account) Bill, 1984.
SRI A. MADAN MOHAN :- Point of order. Normally, the Appropriation Bill is not introduced, considered and passed on the same day. That has been said in Kaul and Shakder also. It is done only in extraordinary circumstances. The extraordinary circumstances have to be justified by the Minister and the Speaker should really look to the justifiability of the extraordinary circumstances. Here, I do not find any extra-ordinary circumstance to consider and pass the Bill on the same day, So, the passing of the Bill can be done the following day.

MR. SPEAKER : In the Lok Sabha also it done on the same day. Now, the Bill is introduced.

SRI N. BHASKARA RAO:- After the Bill is introduced, I request the Members through You, to consider the Bill.

Sir, I beg to move :

"That the Andhra Pradesh Appropriation (Vote on Account) Bill, 1984 be taken into consideration."

This is in fact the Vote on Account Bill in as much as it is such an important thing now. I now request the Hon. Members to get it passed because of this reason.

It is only for two months and every detail is provided. It is an interim arrangement. Anyhow, the Appropriation Bill will be coming before the House in the first week of April and definitely, I will explain all the details. I now request the Members to pass the Bill.
Government Bills
Andhra Pradesh Appropriation
(Vote on Account) Bill, 1984. (Passed)

Mr. Saradise: madam, we can proceed further.

Mr. Raju: we have only 31 days to finish the Session. By then, the Left Bank Canal is not going to be taken up and only with slogans they want to pass the time.

That also they have not done.
Andhra Pradesh Appropriation (Vote on Account) Bill, 1984. (Passed)

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MR. SPEAKER :- The question is :

"That the Andhra Pradesh Appropriation (Vote on Account) Bill, 1984 be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

MR. SPEAKER :- There are no amendments to the clauses.

The question is :

"That clauses 2, 3 and schedule, clause 1 enacting formula and long title do stand part of the Bill."

(Pause)

The motion was adopted and clauses 2, 3, and schedule, clause 1, enacting formula and long title were added to the Bill.

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

"That the Andhra Pradesh Appropriation (Vote on Account) Bill, 1984 be passed."

MR. SPEAKER :- Motion moved.

The question is :

"That the Andhra Pradesh Appropriation (Vote on Account) Bill, 1984 be passed."

(Pause)

The motion was adopted and the Bill was passed.

STATUTORY RESOLUTION:

Re : A. P. Payment of Salaries and Removal of Disqualifications (Amendment) Ordinance, 1983 Disappratal of (Ordinance No. 29 of 1983)

SRI M. OMKAR : Sir, I am moving the resolution. Sir, I beg to move :

"This House disapproves of the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Ordinance 1983 (Andhra Pradesh Ordinanc No. 29 of 1983) promulgated by the Governor on 23rd December. 1983."

MR. SPEAKER : Resolution moved.
GOVERNMENT BILL:

A. P. Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1984 (L. A. Bill No. 1 of 1984)

MINISTER FOR KHADI AND VILLAGE INDUSTRIES (Sri Ch. Venkata Rama Jogia):

Sir, I beg to move;

"That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1984 be taken into consideration."

SRI S. JAIPAL REDDY: On a point of order, Sir, Apart from the statement of objects and reasons, there must be a separate statement explaining the circumstances why the Ordinance had to be promulgated.

MR. SPEAKER: It is appended. It is circulated at the introduction stage.

Motion moved,

"Section 10 of the A. P. Payment of Salaries and Removal of Disqualifications Act, 1953 provides that no person shall be disqualified for being chosen as, or being, a Member of the A. P. Legislative Assembly or Legislative Council on the ground only that he holds any of the offices specified in the Act. It is considered necessary to include any office the appo-
int ment to which is made, under the Coal Mines Labour Welfare Fund Act, 1947—Accordingly it has been decided to amend the said Act."

Unless my point of order is ruled out, it cannot be moved.

SRI M. VENKAIAH NAIDU: In support of the point of order, I would like to bring to the notice of the Chair that there was a previous ruling in which the Hon. Speaker held that for a Bill at the stage of consideration and introduction, it must contain a separate note explaining the compelling reasons that prompted the government to resort to this sort of Ordinance.

So, even in this Bill or in the note that is given as appendix, the Minister has failed to give reasons whatsoever.

We request you to uphold the point of order and direct the Minister to give his reasons and then proceed.

SRI S. JAIPAL REDDY: My objection was unless the separate statement explaining the reasons are given.
SRI A. MADAN MOHAN: The urgent circumstance in which the ordinance was issued, it is placed on the Table of the House, this Bill cannot be taken up at all.

MR. SPEAKER: It may be oral statement.

SRI A. MADAN MOHAN: According to the ruling of the Speaker it must be a written statement.

MR. SPEAKER: It may not satisfy you but still it is a statement.

SRI A. MADAN MOHAN: Sir, we are not indulging in academic discussion. Certainly not. I can understand where the government feels it very difficult and we also feel that while raising a particular technical objection, however potential it is, is going to obstruct in carrying on smooth business. We have always cooperated with them. And it does not mean that the Minister can take things in a lighter vein and bypass. I am sure the Minister will agree and the entire House would agree that we are not here sitting as high school or college students, where mock assembly or parliament is held and students are educated and trained for future leadership. We are here as the representatives of the people. Every provision that has been created either in the Business rules or in the Constitution has some significance, some sanctity and validity. So it cannot just be bypassed in the fashion that is being done. For the first three Sessions we have cooperated with the Ministers and the Government. Actually, he should have come prepared. What are the functions of a Minister? While introducing a Bill he should know the pre-conditions and what are entangled in this Bill. The obligations of the Constitution are more mandatory than mere recommendatory. So, he has got really to understand this. Unless the Speaker reprimands on this and gives a shock treatment asking them to come forward with this Bill to-morrow or the next working day with the written statement explaining the reasons that warranted him to come with this Bill, I do not think they will ever learn anything.

The Speaker's ruling aimed at preventing the Ordinances.
Andhra Pradesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984 (Passed)
"As the State Legislature was not then in Session and it was decided to give effect to this immediately."

they will be liable for disqualification.

Who are the persons going to be affected?

SRI M. VENKAIAH NAIDU: - Who are the persons going to be affected?
Who are the persons in the Coal Mines Welfare Fund? This House has got every right to know the compelling reasons that prompted to issue this Ordinance. Let the Minister explain to the House the reasons, Sir.

SRI S. JAIPAL REDDY: Will the Hon'ble Speaker appreciate the distinction and difference between the statement of objects and reasons required to be placed on the Table of the House explaining the detailed reasons for promulgation of the Ordinance? I hope the Hon'ble Speaker will also appreciate the sentiments expressed by the Hon'ble Members in regard to two different statements. In the explanation given, the wording is totally identical. This crime is being committed repeatedly by every Minister and we are also going to take up another Ordinance in which occasion, again the same offence is going to be committed. What is the remedy? It is not for the first time we are pointing out. In the earlier instances also, the Speaker said that these things would not be repeated. How many times, the same mistakes would be repeated, Sir?

SRI A. MADAN MOHAN: He cannot threaten and sit like that. He should know the norms and traditions of this House. Mr. Chandrasekhar should know the conventions and traditions of this House.
"the Governor is satisfied that circumstances exist which render it necessary for him to take immediate action."

"You have got to exercise your powers. You will have to make this Government conscious and responsible. Otherwise, there is no end to this sort of things."

MR. SPEAKER : The Minister himself has come forward with reasons as to what prompted, to bring this Ordinance."
SRI S. JAIPAL REDDY: The Speaker himself can appreciate the reasons given between the Bill and the Ordinance.

1) Is it not by-passing the Legislature?

2) The reasons given are not acceptable. Let them understand the spirit behind it. I request the Speaker to postpone the Bill for consideration and let the minister come with a convincing statement.
Government Bill 28th February, 1984. 195
Andhra Paadesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984 (Passed)

...
పి. ఱట్టా. రణమాయ పినపినున్నదనం: ఎందుకోండా అధికారికడో అనంతం చేసే కోటి కట్టడచారిత్ర ప్రామాణికంగా ప్రత్యేకించడం కుట్టాం. రణమాయ రాతికి తినే కాదు చేసి, తను సంఖ్యలు నాణయం పరిమితం స్థితిలో ప్రత్యేకించాం. వారికి ఎందుకు అధిక ప్రయత్నం చేసేందుకంటే, అత్న చేసి, పోటే, సత్వం ప్రత్యేకించాం. ఏప్రిల్ రాతికి కాలం ఉపయోగించడం కుట్టాం. ఇది పినపినున్న రాతికి రాతి ప్రత్యేకించడం సాధనాత్మకంగా ఉండాలి, ఏప్రిల్ రాతి నుండి ప్రత్యేకించడం సాధనాత్మకంగా ఉండాలి.

(మార్చి పినపినున్న వర్ష సంవత్సరం 7


(మార్చి పినపినున్న వర్ష సంవత్సరం 1

పి. ఱట్టా.: అధికారికడో సంఖ్యలు ప్రత్యేకించడం కుట్టాం. అధికంగా ప్రత్యేకించడం సాధనాత్మకంగా ఉండాలి. రాతి కంటే ఎందుకు ప్రత్యేకించడం సాధనాత్మకంగా ఉండాలి. ఇది పినపినున్న రాతి కంటే రాతి ప్రత్యేకించడం సాధనాత్మకంగా ఉండాలి, ఏప్రిల్ రాతి నుండి ప్రత్యేకించడం సాధనాత్మకంగా ఉండాలి.
andhra paadesh payment of salaried and removal of disqualifications amendment) bill, 1984 (passed)
Andhra Pradesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984 (Passed)
Government Bill
Andhra Paadesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984 (Passed)

అతనే, సిద్ధంగా ముద్రించడం వలన కొన్ని పరిస్థులలో వాడుక. అప్పుడు, నేను రాజధాని మొదట్లో బాగా పద్ధతి చేయడం విషయం తెలపాక. నాట్యానికి ప్రతి‌సమాంతంగా నా పద్ధతి ప్రకారం మాట సముదయారుది సేవలు అవసరం మాత్రమే లభించడం గాన్నంది. మరియు మరియు సభ కార్యంలో సంఖ్య రూపం చేయడం వాడుక. సమాంతరం సభ ఆయుధములు మాట కరించిన కరువు తెలుసుకున్నాను. అందుకే ఇది జాతి పరిధి మాట కరించిన కరువు తెలుసుకున్నాను. అందుకే మూడు సంఖ్య రూపం సాధనం చేయడం వాడుక. ఇది మీద మొదట్లో మాట సమాంతం చేయడం విషయం తెలపాక.

మాట సమాంతం చేయడం వాడుక. ఎందుకంటే కరించిన కరువు తెలుసుకున్నాను. అందుకే వారికి తెలుసుకుని పరిస్థితులు సంఖ్య రూపం చేయడం వాడుక. ఇది మీద మొదట్లో మాట సమాంతం చేయడం విషయం తెలపాక.

Are the legislators the only category of experts and specialists in all fields of activity?

మనవిధి ప్రాంతంలో విషయాలాలకు ప్రతి‌చారంగా మన సేవలు మాట సమాంతం చేయడం విషయం తెలపాక. మనవిధి ప్రాంతంలో విషయాలాలకు ప్రతి‌చారంగా మన సేవలు మాట సమాంతం చేయడం విషయం తెలపాక.
The primary function of the Legislator is to exercise and perform the role of a watch dog over the executive.

A major portion of economic activity of the State is conducted today in the corporate sector.

The Legislator as a member of the Corporation perform the role of an executive there and come to the Legislature and raise a question on the same Corporation.

Therefore the Government must take care not merely to try to observe the definite distinction between the Legislature and the Executive corporate bodies. This distinction is being sought to be totally obliterated by bringing forward this Bill in the form of Ordinance. The Government was guilty of two major functions. (1) to promulgate totally an unwarranted ordinance and another to commit an extraordinary offence of including one more office under schedule which is meant to be a close narrow preserve.

(At this stage Deputy on. Speaker Called Sri Chandrasekhar to speak)

Ours is a major opposition here. I have been tolerating it. Other leaders are called to speak. You don’t observe certain norms. You try to dictate us.
SRI A, MADAN MOHAN : First of all it is obligatory on the part of the Chair to ask me whether I should speak.

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28th February, 1984

Government Bill

Andhra Pradesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984 (Passed)

Four years after the annual report was presented to the Board we are discussing in the House.

If you are really serious and sincere pressurise your Government to extend the sittings of the House for a detailed discussion on the functioning of every Corporation, give your own suggestions.
It is only the officers who are running the show, who are managing the affairs of the Corporations and companies.
204 28th February, 1984  Government Bill
Andhra Pradesh Payment of Salaries and Removal of
Disqualifications Amendment) Bill, 1984 (Passed)
Government Bill 28th February, 1984. 205
Andhra Paadesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984 (Passed)

అందరా పాశ్చాత్య పాటలు సహకారం కాలంలో ఉండడం నిషిద్ధం చేసిన ప్రతిష్ఠలను కలిగి ఉండటం పరిచయం చేసింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉంది. ఇది ప్రతిదినం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. నిషిద్ధం చేస్తే అది ఎందుకుంది ఉంటుందని ప్రత్యేకించబడింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. నిషిద్ధం చేస్తే అది ఎందుకుంది ఉంటుందని ప్రత్యేకించబడింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. నిషిద్ధం చేస్తే అది ఎందుకుంది ఉంటుందని ప్రత్యేకించబడింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. నిషిద్ధం చేస్తే అది ఎందుకుంది ఉంటుందని ప్రత్యేకించబడింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. నిషిద్ధం చేస్తే అది ఎందుకుంది ఉంటుందని ప్రత్యేకించబడింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. నిషిద్ధం చేస్తే అది ఎందుకుంది ఉంటుందని ప్రత్యేకించబడింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది. నిషిద్ధం చేస్తే అది ఎందుకుంది ఉంటుందని ప్రత్యేకించబడింది. అంటే తన ప్రత్యేకించబడిన మొదటి ప్రాంతం విభాగం లో ఉండడానికి నిషిద్ధం చేసింది.

For that scrutiny we are raising these objections, we are using this forum.
Can this country afford to have this sort of luxury of elections every five years.

We can vote any Demand.

with what moral right have you got to criticise the Congress when you yourselves have committed number of mistakes? Do not try to compare yourselves with Congressmen and do not try to compete with congressmen.
Government Bill 28th February, 1984. 207
Andhra Paadesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984, (Passed)

(Mr. Speaker in the Chair)

spontaneously, the Opposition has come forward.

the Chairman is having no statutory powers.
Chairman has no role in these Corporations. I was a Member of the Singareni Colleries Board.

Chairman should be from the Central Government.

Government of India will put its own Chairman.

I was also the Chairman for Forest Corporation and I used to take only Rs. 500 for petrol, not salary. I used to draw the salary as a Member.

For a minister, there is a role to play. But Corporation Chairman has no role according to the Corporation Act.

Not less than Rs. 5,000 per month.
Government Bill
Andhra Pradesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984 (Passed)

విస్త్రాగ యేది దిన్రా ప్రక్రియలు నిర్ణయం తెలియజేస్తుంది అనే పద్ధతి అమలు చేసాలి అనే నియామకం, ఈ నియామకం సుప్రసిద్ధం కావాలి అంటే మనం ఉపయోగించాలి కానీ తక్కువ పదం, సరి సహాయం కాదం నిదానవింతే కాదం లభించుకోవాలి. అందుకే ఈ నియామకం ప్రకారం సాధారణ ప్రకారం సర్వాధిపతి సమితి పోల్స్టు సమాధానం చేసాలి.
Government Bill
Andhra Pradesh Payment of Salaries and Removal of Dispualifications Amendment) Bill, 1984 (Passed)

28th February, 1984

[Text in Telugu]

The Hon'ble Speaker:

...
Government Bill. 28th February, 1984. 211
Andhra Paadesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984 (Passed)
Andhra Pradesh Payment of Salaries and Removal of Disqualifications Amendment) Bill, 1984 (Passed)

Chapter 3

Section 10. "The Disqualified Person, if elected to the legislative assembly or local authority by the voters in a constituency where he was disqualified contends that the election of the members to the constituency is null and void on the ground that the election to that constituency is in violation of the spirit of the Constitution is nullified.

Section 11. The President, if satisfied with the ground set up by the disqualified person, may order the Election Commissioner to conduct a fresh election, which shall be held in the prescribed manner, and the person who is elected shall be deemed to have been elected to the constituency, in the manner in which the members to the legislative assembly or local authority were elected under the provisions of the appropriate law in force at the time of such election.
MR. SPEAKER: The question is:

"This House disapproves the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Ordinance, 1983 (Andhra Pradesh Ordinance No. 29 of 1983) promulgated by the Governor on 23rd December, 1983."

(Sri M. Omkar pressed for division)

The House divided thus:

Ayes: 29
Noes: 70
Neutrals: Nil

The Statutory Resolution was negatived.

MR. SPEAKER: The question is:

"That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1984 be taken into consideration."

(Sri M. Omkar pressed for division)

The House divided thus:

Ayes: 70
Noes: 21
Neutrals: Nil

The Motion was adopted.

CLAUSES 2, 3, 1, Enacting Formula and Long Title.
214 28th February, 1984 Statement by the Chief Minister re: Industrialization of the State.

MR. SPEAKER: The question is:

"That Clauses 2, 3, 1, Enacting Formula and Long Title of the Bill do stand part of the Bill."

(Pause)

The Motion was adopted and Clauses 2, 3, 1, Enacting Formula and Long Title were added to the Bill.

SRI CH. VENKATA RAMA JOGAIAH:—Sir, I beg to move:

"That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1984 be passed."

MR. SPEAKER:—The Motion moved.

The question is:

"That the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Amendment) Bill, 1984 be passed."

(Pause)

The Motion was adopted and the Bill was passed.

STATEMENT BY THE CHIEF MINISTER
re: Industrialization of the State.

(Mr. Speaker)

(Translation)

The Chief Minister stated...
Statement by the Chief Minister 23th February, 1934

re: Industrialization of the State.
Statement by the Chief Minister

re: Industrialization

of the State.
Statement by the Chief Minister

re: Industrialization of the State.

28th February, 1984

217
28th February, 1984

Statement by the Chief Minister
re: Industrialization of the State.

It is a prevalent issue which was agitating the minds of the public of Andhra Pradesh that is reduction of allotment to Vishakhapatnam Steel Plant. Such an important burning issue has he brought to the notice of the Central Government? If not will he take up the issue with the Central Government even now by writing a letter and next time for a discussion with the Finance Minister as well as the Central Ministers concerned?

SRI N. T RAMA RAO :- Sir, the Government is ready to take up the issue.

SRI S. JAIPAL REDDY : Sir, has he knew that this House passed a Resolution calling upon the Government of India to establish a fullfledged Ordnance Factory in Medak District including the Engine parts? Did the Chief Minister pursue the matter - if so what is the stage of the matter?

SRI N. T. RAMA RAO : Sir, we have already pursued the mattes with the Union Government and it shall not be laid down till we achieve it.

SRI A. MADAN MOHAN : Sir, we have heard the Statement of the Chief Minister and since he was in Delhi, did he pursue about the extension of Six Point Formula for Backward regions. He has not said anything about that. If he has really discussed about this urgent issue, he may kindly enlighten the House as to what was the net result of the discussion.
SRI N. T. RAMA P.AO: Sir, I have not taken up the issue as yet.

STATUTORY RESOLUTION


Sri M. Omkar ;- Sir, I beg to move the following Statutory Resolution :-

"This House disapproves the Andhra Pradesh Irrigation Utilisation and Command Area Development Ordinance, 1983 (Andhra Pradesh Ordinance No : 32 of 1983) promulgated by the Governor on 31st December 1983."

MR. SPEAKER :- Motion moved.

STATUTORY RESOLUTION
Take this Bill for example. It is a highly non controversial Bill - that too universally acceptable.

MR. SPEAKER :- There is a statement made by the Minister, which is different from the statement made.

SRI S. JAIPAL REDDY ;- Sir, it is not different.

Bill could not be passed by Both the Houses of Andhra Pradesh Legislature within six weeks from the date of reassembly of the Andhra Pradesh Legislative Assembly.

When you feel that is not such an important piece of Legislation was pending before the Government for approval of the Legislature.
statutory resolution 28th february, 1984.

re: disapproval of andhra pradesh irrigation utilisation and command area development ordinance, 1983.

you cannot eat the cake and have it again.

i am also a member in the b. a. c. that was never brought to our notice. the minister owes his explanation to the house as to what made him not to pursue this in the course of last session. the minister has to explain as to what were the reasons that compelled him to go for the ordinance and for not introducing the bill in the last session.
Resolution

re: Disappoival of Andhra Pradesh Irrigation
Utilisation and Command Area Development Ordinance, 1983.


Statutory Resolution

Under Section 7 of the Andhra Pradesh Irrigation
Utilisation and Command Area Development Ordinance, 1983.

The Senate of the State of Andhra Pradesh, in their Senate Resolution No. 22-3-1980, dated 22-3-1983, having considered the matters referred to above, did approve the said Ordinance, 1983.

The present resolution is to declare that the Senate has disapproved of the said Ordinance.

The Senate hereby disapproves of the said Ordinance.

(Signed) [Signature]

Secretary

The Senate

Andhra Pradesh

[Date: 28th February, 1984]
Statutory Resolution


It lapsed on 7-1-1983 and the same was given effect through the Ordinance on 31-12-1983.

Mr. Speaker :- But he is not a Member of the Business Advisory Committee.

SRI M. VENKAIAK NAIDU : Sir, he need not be a Member of the B. A. C., No Minister need be a Member of the B. A. C., The Chief Minister will take care for all of them. Here, the point is, the practice as far as my knowledge goes, the Minister sends the Bill to the Legislature Department. Then the Legislature Department puts this matter before the B. A. C. Accordingly, the B. A. C., in its own

Statutory Resolution

Wisdom decides the order of the issues as to which one has to come first and second. But when the Government feels that there is important piece of legislation, the Government always have a right to extend the Session.

Moreover, it was postponed for no reason by this Government. That is why the Minister cannot shelter on the plea saying that the House has not passed the Bill.

I am taking a very strong objection for the Minister taking shelter saying that "because the Assembly could not pass the Bill, we are forced to issue Ordinance." The Legislature was no way in the picture. Legislature never said "we did not have time and we cannot take up the issue." As far as my knowledge goes, you were also presiding over the meetings Sir, never was this brought to our notice and we never said "No to this!" Kindly give him a direction.


GOVERNMENT BILL:
THE ANDHRA PRADESH IRRIGATION UTILISATION AND COMMAND AREA DEVELOPMENT BILL, 1983.

MR. SPEAKER; Motion moved.
226 28th February, 1984. Statutory Resolution
re : Disapproval of Andhra Pradesh Irrigation
Utilisation and Command Area Development Ordinance, 1983.

Statutory Resolution
re : Disapproval of Andhra Pradesh Irrigation
Utilisation and Command Area Development Ordinance, 1983.


(Commencement of Resolution)

Andhra Pradesh Irrigation Utilisation and Command Area Development Ordinance, 1983, having been made by the Governor in exercise of the power conferred by sub-section (1) of Section 10 of the Andhra Pradesh Irrigation Utilisation and Command Area Development Act, 1983, for the purpose of giving effect to the recommendations of the Special Committee constituted by the Government of India, is hereby disapproved.

(Signed) 

Government of Andhra Pradesh

[Signature]

Statutory Resolution


229

Statutory Resolution

levy of road-cess for proper upkeep and maintenance of the roads within the command area vide clause 27"
Statutory Resolution

Statutory Resolution  
re: Disapproval of Andhra Pradesh Irrigation  
Utilisation and Command Area Development Ordinance, 1983.

because they are the coordinating agency,

(MR. SPEAKER IN THE CHAIR)
Statutory Resolution


Statutory Resolution

The Hon'ble Members of the Legislative Assembly of the State of Andhra Pradesh hereby resolve that the said Ordinance is not in the interest of the people of the State.

The Hon'ble Members of the Legislative Assembly of the State of Andhra Pradesh hereby resolve that the said Ordinance be disapproved by the Legislature of the State of Andhra Pradesh.


The Hon'ble Governor of Andhra Pradesh after receiving the report from the Government of India in regard to the said Ordinance is pleased hereby to disapprove the said Ordinance.

In the premises, it is ordered as follows:

1. The Ordinance is hereby disapproved.
2. The expenses incurred under the provisions of the said Ordinance are to be refunded as per Para 3 of the resolution of the Cabinet at its meeting held on 24th February, 1984.
3. The Ordinance is to be referred to the Finance Department for making the necessary amendments to make it conformable to the provisions of the Constitution and the laws of the State.

Given in the presence of the Chief Minister and the Members of the Council of Ministers, this 28th February, 1984.

[Signature]
Governor of Andhra Pradesh

[Signature]
Chief Minister

[Signature]
Finance Minister

Statutory Resolution


236

30 p.m.

The Hon'ble Minister of State for Finance informed the House that the Government had decided not to enact the Andhra Pradesh Irrigation Utilisation and Command Area Development Ordinance, 1983. The Hon'ble Member of Parliament from the constituency opposed the Ordinance. The Minister stated that the Ordinance was not necessary and that the issue could be discussed in the appropriate forum. The members of the House expressed their views on the matter.

The Hon'ble Speaker adjourned the House for the day.

(Signature)
Statutory Resolution 28th February, 1984. 237

Clause 49 reads like this:— "(1) If any difficulty arises in giving effect to any provision of this Act, the Government may, by notification, make such provisions not inconsistent with the provisions of this Act, as appear to them to be necessary or expedient for the purpose of removing the difficulty:---"

Statutory Resolution

MR. SPEAKER: The question is:

“This House disapproves the Andhra Pradesh Irrigation Utilisation and Command Area Development Ordinance, 1983 (Andhra Pradesh Ordinance No. 32 of 1983) promulgated by the Governor on 31st December, 1983.”

The Statutory Resolution was negatived.

SRI N. RAGHAVA REDEY: Sir I beg to move:

“That the Andhra Pradesh Irrigation Utilisation and Command Area Development Bill, 1983 be referred to Select Committee.”

MR. SPEAKER: Motion moved.

This is Section 49.

It reads like this:

“Provided that no such notification shall be issued under this Section after the expiry of two years from the date of commencement of this Act.”

The resolution was negatived.
If any difficulty arises in giving effect to any provision of this Act we can change.

MR. SPEAKER : This question is:


(Pause)

The motion was adopted.

MR. SPEAKER : The question is:

That “The Andhra Pradesh Irrigation Utilisation and Command Area Development Bill, 1983 be referred to Select Committee.”

(Pause)

The motion was negatived.
240 28th February, 1983.

Andhra Pradesh Irrigation Utilisation and Command Area Development Bill, 1983.

If any difficulty arises in giving effect to any provision of this Act, the Government may, by notification, make such provisions not inconsistent with the provisions of this Act.

With regard to some of the provisions of this Act we are moving some amendments. If these amendments cannot be accepted now tomorrow, the Government by virtue of its rule making power, they can not claim a particular provision and press a rule.

They will be under constant scrutiny by public or local ayacutdars. If it is a nominated Committee it will be answered by over to the Government not to the people. The basic spirit should be understood, by the Minister.

**MR. SPEAKER**: Are you auelling any admendments.

**MR. SPEAKER**: 

**MR. SPEAKER**: The question is;

"That Clause 2 to 4 do stand part of the Bill" The motion was adohted and clauses 2 to 4 were added to the Bill.
SRI N. RAGHAVA REDDY ; Sir, I beg to move ;

For sub-Clause (1) of Clause 5 Substitute the following : --

" (1) The members of the Pipe Committee and its President shall be elected by the landholders under the pipe outlet under the supervision of the Irrigation Officer or a person authorised by him for a term of one year in the month of January. The President of the Pipe Committee shall be the Chief Executive Authority of the Pipe Committee."

In sub-clause (2) of clause 5 delete the words "and their term"
one year in the month of January. The President of the Pipe Com­mittee shall be the Chief Executive Authority of the Pipe Committee”.

Mr. Speaker : Amedment moved

3. Mr. Speaker : Your Nomination is for one year.

We are basically differing with the whole concept of the Government.

3. When you are giving such sweeping powers to the committee, the committee must be elected and representa­tive in character.

This was brought to the notice of the S. E. and E. E., and the Zilla­parishad. In respect of all these things nothing was done.
Government Bill
28th February, 1984. 243
Andhra Pradesh Irrigation Utilisation and Command Area Development Bill, 1983.

(1) The Bill provides for the establishment of a new irrigation utilisation and command area development scheme for the efficient utilisation of water resources in the state of Andhra Pradesh. The scheme will cover various irrigation projects, including the construction of dams, canals, and reservoirs. The objectives of the scheme are to increase agricultural productivity, provide irrigation facilities to more farmers, and improve the standard of living in rural areas.

(2) The Bill also provides for the establishment of a special fund for the implementation of the scheme. The fund will be financed through contributions from the state government, central government, and other agencies. The Bill also provides for the appointment of a special officer to administer the scheme and ensure its proper implementation.

(3) The Bill further provides for the establishment of a committee to oversee the implementation of the scheme. The committee will consist of representatives from the state government, central government, and other agencies. The committee will be responsible for monitoring the progress of the scheme and ensuring that it is carried out in accordance with the provisions of the Act.

(4) The Bill is supported by the state government and is expected to bring about significant changes in the irrigation sector in Andhra Pradesh. The scheme is expected to benefit millions of farmers and improve the overall standard of living in the state.

(5) The Bill is expected to be passed by the state assembly in the near future and will become effective after it is notified in the official gazette.

The government of Andhra Pradesh is committed to the development of the state and is confident that the implementation of this scheme will bring about significant changes in the irrigation sector and improve the overall standard of living in the state.
Relocalisation is Essential. That Relocalisation has nothing to do with this Ast. There is so much bearing is there,
you postpone it for 2 days and then take a decision.

MR. SPEAKER: The question is:
For Sub Clause (I) of Clause 5 Substitute the following:
(a) The members of the Pipe Committee and its President shall be elected by the land holders under the pipe outlet under the Supervision of the Irrigation Officer or a person authorised by him for a term of one year in the month of January. The President of the Pipe Committee shall be the Chief Executive Authority of the Pipe Committee”.

The amendment was carried.

MR. SPEAKER: So, are you withdrawing the other amendments?

INTERRUPTIONS
MR. SPEAKER: They insist on discussion of each and every amendment. How it is possible?

If you are withdrawing the amendments, I will put other clauses to vote.
SRI V. VENKATESWARA RAO :- Sir, there is one point of order. The Hon'ble Speaker has just now given the Ruling that the matter would be taken up to-morrow and this matter has to be taken to-morrow only.

MR. SPEAKER :- Yes, Now I adjourn the House.

(The House then adjourned to meet at 8-30 a.m., on Thursday, the 1st March 1984.)