ANDHRA PRADESH
Legislature Assembly Debates
OFFICIAL REPORT

CONTENTS

1. Oral Answers to Questions ... 1
2. Short Notice Questions and Answers ... 18
3. Written Answers to Questions ... 24
4. Business of the House ... 37
5. Statement by the Chief Minister:
   re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour ... 3
6. Matters Under Rule 329:
   re: huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rain in Nellore and Prakasam Districts ... 6
7. Announcements:
   re: Receipts of Cut Motions to the Demands for Grants for the Budget 1984-85 ... 8
   re: Nomination of a Minister to the B. A. C. ... 8
8. Business of the House ... 8
9. Calling Attention Matters:
   re: Enhancement of Entertainment Tax ... 8
ANDHRA PRADHSH LEGISLATIVE ASSEMBLY
PRINCIPAL OFFICERS

Speaker : Sri T. Satyanarayana
Deputy Speaker : Sri A. Bhavan Reddy
Panel of Chairmen : 1. Sri D. Natayama Swamy
2. Sri T. Vasudeva Rao
3. Sri M. M. J. Thomas Chowdary
4. Kumar K. Prasuna
5. Sri Mandal Venkata Krishna Rao
6. Sri P. Ramachandra Reddy

Secretary : Sri T. Sadasiva Reddy
Deputy Secretaries : 1. Sri M. Viswanadham
2. Sri C. Venkatesam

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

Chief Reporter : Smt. M. V. S. Jayalakshmi
ORAL ANSWERS TO QUESTIONS

Misappropriation of Twenty Lakhs of Rupees by Staff of District Co-operative Marketing Society in East Godavari District.

2597 (S) Q: Sarvesh M. Gopala Krishna, (Kothuru), M. Padmanabham (Pattipal), and Veena Nageswara Rao (Pithapur):—Will the Minister for Agriculture and Co-operation be pleased to state:

(a) whether it is a fact that about 20 lakhs rupees were misappropriated by the staff of District Co-operative Marketing Society in East Godavari District;

(b) if so, the steps taken by the Government;

(c) whether it is also a fact that the properties of D.C.M.S., East Godavari District were given to some people for nominal rents thereby causing huge loss to the Government; and

(d) if so, the reasons for the delay in taking action against the persons responsible for the same?

*An asterisk before the name indicates confirmation by the Member.*
Fraud in the Sale of Fertilizers in Andhra Pradesh Co-operative Marketing Federation.

2598-Q:— Kum. Tripurana Venkata Ratnam, Cheepurpalli and Sri K. Yerran Naidu Harishchandrapuram:— Will the Minister for Agriculture and Co-operation be pleased to state:

(a) whether the Employees union of A. P. Co-operative marketing Federation submitted a memorandum to the Chairman and Govt. Alleging fraud of Rs. 60/- lakhs in the sale of Fertilizers in June, 1981, if so, the details thereof;

(b) The nature of action taken against the persons responsible for the fraud and the steps taken for the recovery of the amount; and

(c) whether any relief was given to the effected farmers who purchased fertilizers at enhanced rates?

(5) The Minister for Agriculture and Co-operation stated:

(a) that the Employees union of A. P. Co-operative marketing Federation submitted a memorandum to the Chairman and Govt. Alleging fraud of Rs. 60/- lakhs in the sale of Fertilizers in June, 1981.

(b) The nature of action taken against the persons responsible for the fraud and the steps taken for the recovery of the amount; and

(c) that it was attempted to recover the amount from the accused persons and relief was given to the effected farmers who purchased fertilizers at enhanced rates.

(5) Will the Minister be pleased to state:

(a) the amount so far recovered.

(5) 20th February, 1984. Oral Answers to Questions
Ora! Answers to Questions


I. 1. ಶಿಕ್ಷಣ ಸಾಮರ್ಥ್ಯ ಉದ್ದೇಶಗಳನ್ನು ಸಂಯೋಗದಲ್ಲಿ ಮಾಡಲು ಎಂದು ಹೇಳಲಾಗುತ್ತದೆ. ಎಂದರೆ ಎಂದು ಹೇಳಲಾಗುತ್ತದೆ.

II. 2. ಸಂಘಟನೆಯರೆಗೂ ಜನತೆ ಇದ್ದು ಆಧಾರವಾಗುತ್ತದೆ. ಎಂದರೆ ಎಂದು ಹೇಳಲಾಗುತ್ತದೆ.

III. 3. ಮಾಜ್ಜೆಲು ಪರಿಸರವನ್ನು ಕಡಿಮೆ ಮಾಡಲು ಎಂದು ಹೇಳಲಾಗುತ್ತದೆ. ಎಂದರೆ ಎಂದು ಹೇಳಲಾಗುತ್ತದೆ.

IV. 4. ಇದರ ಮೂಲಕ ಸಾಮಾನ್ಯವಾಗಿ ಇದ್ದು ಆಧಾರವಾಗುತ್ತದೆ. ಎಂದರೆ ಎಂದು ಹೇಳಲಾಗುತ್ತದೆ.

V. 5. ಇದರ ಮೂಲಕ ಸಾಮಾನ್ಯವಾಗಿ ಇದ್ದು ಆಧಾರವಾಗುತ್ತದೆ. ಎಂದರೆ ಎಂದು ಹೇಳಲಾಗುತ್ತದೆ.
Did the Centre interfere? Did the Centre give direction to the State Government to take them and reinstate in service? Let the Minister or the Chief Minister enlighten us.

Is it relevant?

Did the Centre interfere? Did the Centre give direction to the State Government to take them and reinstate in service? Let the Minister or the Chief Minister enlighten us.
Mr. Speaker:— I am postponing the next Question 53 with the request of Minister for Legislative Affairs.

Revising of Taxes on Cine Exhibitors in twin Cities by Municipal Corporation of Hyderabad

54—

*2597-(J)—Q:— Sarvasri P.Govardhan Reddy (Mungode), D.K. Samarasimha Reddy (Gadwal), S. Santhosh Reddy (Armoor), and K. Venkateswara Rao (Kolhapur):— Will the Minister for Law and Municipalities be pleased to state;

(a) whether it is a fact that the Municipal Corporation of Hyderabad revised the taxes on Cine Exhibitors in twin cities; and

(b) if so, the existing tax and revising tax may be placed on the Table of the House?

Existing Annual Tax, Rs. 6,36,237.

Revised Annual Tax, Rs. 29,75,794/—

Oral Answers to Questions

3. (a) What is the percentage of increase? What is the total benefit to the State by way of money and what is the hardship that is caused to the cinema going population?

(b) What is the percentage of increase? What is the total benefit to the State by way of money and what is the hardship that is caused to the cinema going population?

(c) What is the percentage of increase? What is the total benefit to the State by way of money and what is the hardship that is caused to the cinema going population?

(d) What is the percentage of increase? What is the total benefit to the State by way of money and what is the hardship that is caused to the cinema going population?

3. Sarvasri M. Omkar (Narasampet), N. Raghava Reddy and Smt. Mallu Swarajyam (Tungaturthy):— Will the Minister for Law and Municipalities be pleased to state:

(a) Whether it is a fact that the tenders for construction of Ramp at Gowliguda side were decided on 11-6-1982 and the work was completed about six months back;

(b) Whether it is also a fact that the tenders received for construction of Ramp at Darul shaffa side have not been finalised though they were received on 4-10-82; and

(c) if so, the reasons therefor?

Construction of Ramp at Gowliguda, Hyderabad

*2580-(O)-Q— Sarvasri M. Omkar (Narasampet), N. Raghava Reddy and Smt. Mallu Swarajyam (Tungaturthy):— Will the Minister for Law and Municipalities be pleased to state:

(a) Whether it is a fact that the tenders for construction of Ramp at Gowliguda side were decided on 11-6-1982 and the work was completed about six months back;

(b) Whether it is also a fact that the tenders received for construction of Ramp at Darul shaffa side have not been finalised though they were received on 4-10-82; and

(c) if so, the reasons therefor?

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8 20th February, 1984. Oral Answers to Questions

(Translation of Kannada text)

(Translation of Kannada text)

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(Translation of Kannada text)

(Translation of Kannada text)

(Translation of Kannada text)
(3) Will the Minister for Finance & Power be pleased to state:

(a) Whether it is permissible for the Chairman of Electricity Board to be a director in private industrial firms;
(b) In how many firms (Private and joint sectors) the present Chairman of Electricity Board is the member or director;
(c) Whether he is also representing the Industrial Development Corporation in some private firms; and
(d) if so, what are the firms?

56—

*2583-Q:— Sri Y. S. Rajasekhar Reddy (Pulivendla):— Will the Minister for Finance & Power be pleased to state:

(a) Whether it is permissible for the Chairman of Electricity Board to be a director in private industrial firms;
(b) In how many firms (Private and joint sectors) the present Chairman of Electricity Board is the member or director;
(c) Whether he is also representing the Industrial Development Corporation in some private firms; and
(d) if so, what are the firms?
On a point of order. Can a Minister being present in the House ask for postponement of the question without giving any reason?

This is the easiest way of getting away and by-passing.
means possible and come to the House. (a) Whether it is a fact that sites were allotted free of cost to the millionaires in Chendodu Village, Vakadu taluk, Nellore District, for constructing shops and guest houses and that the poor people who are residing there are being evicted; and

(b) Whether it is a fact that justice is not done to the poor due to the negligence of officers even though the Collector has given stay.

Non-payment of relief to the Victims of 1982 Typhoon in District Nellore
swara Rao (Vinukonda) and V. Abbaiah (Burgampahad) :— Will the Minister for Revenue be pleased to state :

(a) whether it is a fact that the victims of 1982 Typhoon in Nellore district were promised relief to the extent possible ;

(b) if so, whether it is a fact that some of the victims did not get any relief ; and

(c) The steps that the Government propose to take as already one year passed ?

Allegations Against the Principal of Kotur College.

59—

*2602-(D)-Q— Sravasri N. Gopa Rao, (Kothuru), and T. Tulasidas Naidu (Pata Patnam):— Will the Minister for Education be plesed to state :

a) Wether it is a fact that the Vigilence Commissioner has enquired into the allegations made againt the Principal of Kotturu College, in 1981.

b) If enquiry was conducted, the action taken by the Government against him; and
c) If not, the action proposed to be taken by the Government.

Minister for Education (Sri P. Ananda Gajapathi Raju)

a) Yes, Sir.

b) An Enquiry Officer has been appointed. The Enquiry Report is awaited.

c) Does not arise.

Minister, Ananda Gajapathi Raju:—I am definitely sorry that the matter has taken such a long time. Out of the 18 allegations, for were proved to be correct. They are purchase of furniture, science equipment, that he dismissed the gardener and did not reinstate him despite the instructions from the District Collector and the D.S.C., us of contingent staff. For the staff used, the matter has been referred to the Joint Director, Higher Education, Rajahmundry who has been appointed as the Enquiry Officer under rule 19 (2) and the matter will be settled after the receipt of his report. He will submit his report within two months.

Minister, Ananda Gajapathi Raju:— We are not trying to shield anyone. If need be, we will definitely suspend and we will see that the enquiry is completed within two months.

Smt. T. Venkata Rathnam:— When?

Sri. P. Ananda Gajapathi Raju:— The whole thing will be be settled within two months.

Non-Payment of Salaries as per the G. O. Ms. No. 198 by the Management of Aided Schools

60—

*2583-(Y). Q.- Sri M. Venkaiah Naidu:— Will the Minister for Education be pleased to state :

a) Whether it is a fact that management of Aided Schools in Andhra Pradesh are not paying salaries according to G. O. Ms. No. 198, Fin. dt. 10-6-1980; and

b) If so, the action taken by the Government
20th February, 1984. Oral Answers to Question

Sri P. Ananda Gajapathi Raju:

a) & b) The Secretary, Andhra Pradesh Aided Secondary Schools non-teaching Staff Association has represented on 29-11-1982 that some of the managements have not implemented the orders issued in G.O. Ms. No. 198; Fin dt. 10-6-1980. Even those who adopted the said orders are not paying full amount to the contingent staff. Since, he has not indicated the names of such schools no action has been taken in the matter.

Sri P. Ananda Gajapathi Raju:— What the Hon. Member is saying is correct. Many of the managements have not implemented the order. Definitely we will get the the information from the District Educational Officer. Nevertheless, the Secretary, Non-teaching Staff Association did not indicate clearly the names of the schools which are not implementing this order. Therefore, we will get the information from the Deos. I would also like to assure that out of the 6% amount being given as contingent amount, we are considering whether 4% could not be kept for the salaries of the staff and pay them directly through banks so that payment is made regularly and another proposal is to attach this to non-teaching grant. These proposals are under consideration and we will definitely take note of the fact that they are not implementing this G. O.

Sri P. Ananda Gajapathi Raju:— What the Hon. Member is asking is to raise this 6%. We will definitely examine this and we will have to see that the salaries are paid through bank cheques. That is one aspect. The second aspect is that salaries have not been paid for three to four months. Definitely, I will get this aspect examined and see that their salaries are paid.

Establishment of Primafacie Case

Against Certain Employees of Nagarjuna University

a) Whether it is a fact that Primafacie case has been established against some employees of Nagarjuna University in July, 1983 and they were arrested and suspended in "Marks Fraud" scandal; and

b) If so, why they have been reinstated in service?

Sri P. Ananda Gajapathi Raju:

a) The C.P.C.I.D arrested one Superintendent and one former Controller of Examinations of the University and subsequently released on bail. On the basis of the letters received from Inspector of Police, C.B.C.I.D., the Superintendent and Deputy Registrar (former Controller of Examinations) were placed under Suspension by the University.

b) Before serving suspension orders on the Deputy Registrar (former controller of Examinations), he brought injunction orders from the court that his position should not be disturbed. The other employee (Superintendent) while under suspension made representation to the Vice-Chancellor, Nagarjuna University starting that he was not in the police custody for 48 hours or more and requested to revoke the suspension order.

The Syndicate of the Nagarjuna University having considered the above matters at its meeting held on 27-7-85, resolved to revoke suspension orders in respect of the above two employees with effect from 28-7-85.

Sri M. Omkar:— This matter discussed previously with the present Hon'ble Minister assured the House that it would not
revoke the suspension orders. What is the action that the Minis-
ter is going to take in the matter against the concerned)

Sri P. Ananda Gajapathi Raju:— It is the Syndicate of
the University that revoked the suspension order. Unfortunately,
this matter has been pending for quite some time and definitely
we will try to see within 2 months time, this issue is settled. In this
connection, I will also write a personal letter to the Vice-Chancellor
to know as to why this suspension order was revoked and why
action not be taken on the concerned.

Sri M. Omkar:— From the answer given by the Minister, it
seems after the assurance was given by him, he did not take up the
matter with the Vice Chancellor. Whatever it is, as our Hon’ble
Minister has rightly accepted that these are the grave allegations
and at any cost, these suspension orders cannot be revoked, whe­
ther the Minister assures the House that he would keep up his
promise and see that these people are awarded adequate punish­
ment.

Sri P. Ananda Gajapathi Raju:— The Syndicate is an inde­
dependent body and they are governing the University. Whatever
action they take, relating to the University they can take indepen­
dently and from our side, we will definitely write to them to take
action and settle the whole matter within 2 months time.

Sri N. Venkataratnam:— The Hon’ble Minister said sus­
pension was revoked on the ground of technicalities because he was
not in the police custody for more than 48 hours. I would like
to know what is this ‘Marks Fraud’ and who are the persons
involved and what are the steps taken or being taken? Who are
the persons that are enquiring in to the matter?

Sri P. Ananda Gajapathi Raju:— Three people are invol­
ved in this one L.D.C., one Superintendent and one former Con tro­
ller of Examinations. Out of these three employees, the L. D. C.
was dismissed from service and the Former Controller of Exami­
nations suspension was revoked by a court Order and the Super­
intendent made a representation to the Vice-Chancellor, stating
that he was not in the police custody for 48 hours or more and
requested to revoke the suspension order. The University Syndicate
considered the matters at its meeting held on 27-7-83 and resolved
to revoke suspension orders in respect of the two employees with
effect from 28-7-1983. So, within 2 months time, we will see that
some action is taken in this regard.

Sri N. Venkataratnam:— What are the details of the markes
fraud and what are the steps taken or proposed to be taken in this
regard? Whether any enquiry is being done?
Sri P. Ananda Gajapathi Raju:— On a tip by an anonymous petition, the University authorities wanted to know certain irregularities and fraud done in the marks list while writing the marks list. As per the enquiry by the University authorities, 39 students got the forged marks statement. This is the issue and the whole matter was taken up and steps taken to see that such things does not occur again. I have no objection to place the measures taken and proposed to be taken in this matter on the Table of this House.

Sri P. Ananda Gajapathi Raju:— Once the Syndicate has accepted the revocation of their suspension orders, it is again for them to deal with the matter. We can only request the Vice-Chancellor to look into the matter. I would like to bring it to the notice of the Hon’ble that the University is an autonomous body. Because, this matter is of grave concern, definitely, we will take interest and write to the Vice-Chancellor to take some action in this matter.

Sri S. Jaipal Reddy:— The Minister in his answer said that one Clerk was dismissed enquiry against two others, namely, Superintendent and former Controller of Examinations are still pending. What I am not able to understand is as to how the enquiry in respect of the Clerk could be completed to the point of ordering the dismissal and enquiry in regard to the other two are still pending. Why so much attempt has been made to complete enquiry in respect of the Clerk and not about the other two?

Sri P. Ananda Gajapathi Raju:— I do appreciate the contention of the Hon’ble Member. In regard to the investigation, the D. G. P. was reminded on 11-11-82, 14-5-83 and 28-8-1983 to speed up the investigation and I will see that the investigation is speeded up.
Sri P. Ananda Gajapathi Raju:— I repeat once again, Sir that within 2 months time, we will see that the issue is settled.

Sri S. Jaipal Reddy:— The Minister was quite appreciative of my point. I can understand the reasons for delay; but what about the pulling up of the concerned in this regard? What has not been made to known is that as to how the enquiry in respect of the clerk could be completed to the point of ordering the dismissal and how the enquiry of the same case in respect of 2 others could be kept pending for nearly 3 years?

Sri P. Ananda Gajapathi Raju:— I do accept the contention of the Hon'ble Member. As I informed earlier, we will be setting the matter soon.

SHORT NOTICE QUESTIONS AND ANSWERS

S. N. 60-A

CONTINUANCE OF PRIVATE TEACHER TRAINING INSTITUTES FOR 1983—84.

S. N. Q. No. 4316-U:— Sanasri M. Narayana Rao (Sompeta), G. Mukunda Reddy (Peddapalli), D. Sripada Rao (Manthani), P. Rajam (Narella), K. Venkateswara Rao, Vasantha Nageswara Rao, G. Buchayya Chowdary (Rajahmundry):— Will the Minister for Education be Pleased to State:

a) Whether it is a fact that the State Government issued an order Re. No. 1744/N3/83, dated 16-6-83 for not continuing private teacher training institutes for the year 1983-84;

b) Whether it is also a fact that despite of the above G. O. so many institutes are running in the State and collecting huge amounts from the trainees; and

c) If so, the action taken?

Sri P. Ananda Gajapathi Raju:—

a) The Commissioner for School Education has issued instructions in her proceedings Re. No. 1744/N3/83, dt. 16-6-1983 asking the District Educational Officers, to take action against the Private Teachers Training Institutes if they run the T. T. Is during the year 1983-84.

b) Yes, Sir. A few cases have come to the notice of the Government and these complaints were sent to the Regional Joint Directors for enquiry.

c) The Correspondents of the Private T. T. Is. filed writ Petitions. The High Court issued interim orders directing the Government not to prosecute the managements if they run T. T. Is pending disposal of the cases;
Sri P. Ananda Gajapathi Raju:— Despite orders of the Commissioner for School Education dated : 16-6-83, asking the D. E. Os to take action against the private T. T. Is., they are still functioning because 142 private T. T. Is. filed Writs in High Court and they obtained stay orders. The High Court issued directions not to prosecute the Managements.

Sri P. Ananda Gajapathi Raju:— This has become a problem in the State. The Teacher Training Institutes are just being started without permissions. The Private Managements just start the Institutions and collect the heavy capitation fees and than they are going to the High Court and getting the interim stay orders for admitting their students for the Exams. This matter is a grave matter and we are holding high level meeting within 2 or 3 days. We are asking the Advocate General to take up the matter and see that these stays are vacated and the illegal institutions are closed. The contention raised by the Managements in the High Court was that there was lot of demand for Teachers in the State and there is nothing wrong in opening the new T. T. Is. Definitely, we are trying to contest their contentions in the Court. The T. T. Is. are functioning without having the minimum facilities of playgrounds, equipments, furniture, etc. So, we will take all the necessary steps in this regard.

Sri S. Jaipal Reddy:— This has been a chronic problem for our State for the last several years. The Standard technique has been to start a College and when the students are denied permission to appear in the examinations in the name of the welfare of the students, these Managements or the Students would go to the High Court to get the interim orders or directions from the High Court that the students should be allowed to appear in the examinations pending disposal of the writ.
went a step further. They went to the High Court to secure a direction that they should not be proceeded against or prosecuted. As the Hon'ble minister said the instructions are there to the D. E. Os. to take action against the concerned from the Commissioner for School Education. I feel that there is connivance between the Managements of the T. T. Is. and the D. E. Os. concerned. Nearly 100 private T. T. Is. are functioning in our State and almost all the T. T. I. Management are in connivance with the D. E. Os. These instructions from the Government are fully violated by the D. E. Os. So, whether the Government are aware of this situation?

Sri P. Ananda Gajapathe Raju:— I do agree with the Hon'ble Member that many of the T. T. Is. are started illegally and are functioning in our State with the interim stay order given by the High Court. As the Hon'ble Member says that this a chronic problem and within the next few days, we will have a High Level Committee meeting and we will decide the steps to be taken in this regard. We will also take the Hon'ble Members into confidence and see that this problem is settled soon.

Sri P. Ananda Gajapathi Raju:— I do understand the gravity of the situation and the sentiments expressed by the Hon'ble Members relating to this problem. I would submit that the Government have no intention to shield and T. T. I. which is illegal and irregular. We will take action and as I said earlier, we will have a High Level Meeting shortly and we shall also take the Leaders of the Opposition and other Members into confidence and inform the action to be taken in this regard.
Sri P. Ananda Gajapathi Raju:—It is wrong to say like that. 9-30 a.m
It is said that donations will not be collected, capitation fee is abolished. It is being collected now. The Government is alive of the situation. It was this Government that brought the abolition capitation fee. The credit goes to our Hon’ble Chief Minister, This problem has been pending for the last several years. Definitely the Government is willing to solve this problem. The Government want to take into confidence all the other Members of the House. It is the stay order given by the court. We should not interfere. How can we take action on this matter? We have to go to the court and request the court to vacate the orders. We have to abide by the court’s decision.

Constitution of an Agricultural Price Commission at State Level
60-B
S. N. Q. 4318-A : Sri Attada Janardhana Rao (Tekkali) :—
Will the Minister for Agriculture be pleased to state :

(a) whether the Andhra Pradesh Government have not constitute a State Level Agricultural Price Commission for the agriculturists; and

b) whether it is not a fact that in case the above price commission is constituted for agriculturists, they will get remunerative prices for their produce?
20th February, 1984  
Short Notice Questions and Answers.

5. Mr. Balaram Jhakar:— Hon'ble Member of the Lok Sabha, what do you have to say about the present drought situation in the country? As far as the Telangana region is concerned, there is an acute shortage of water. etc.

6. Mr. Balaram Jhakar:— Mr. Speaker, when the drought relief bill was passed in the Lok Sabha, no less a person than Mr. Balaram Jhakar, the Speaker of the Lok Sabha, was present.

7. Mr. Balaram Jhakar:— Hon'ble Member of the Lok Sabha, what do you have to say about the present drought situation in the country? As far as the Telangana region is concerned, there is an acute shortage of water. etc.

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Short Notice Questions and Answers. 20th February, 1984.

他自己

3. முற்போட்டியில்தான் இவ்விதத்துறை இருக்கும் நோக்கமானது, என்று சொல்ளி என்ன நோக்கம் இருக்கும்? 23

4. விளக்கம் (வாய்ப்புத் தொடர்): இவ்விதமானது இறக்க இணைப்பு செய்யியோ? மேலும் என்று விளக்க இருக்கும்?

5. விளக்கம்: 23 முற்போட்டியில் வரும் விதமானது என்று விளக்கம் இருக்கும்.


7. விளக்கம்: அவ்விதமானது விளக்க இணைப்பு செய்யியோ? மேலும் என்று விளக்க இருக்கும்.
2789 Q.— Sarvasri V. V. Narayana Reddy and M. Kasi Reddy:— Will the Chief Minister be pleased to state:

(a) the number of Grameena Banks in our State;
(b) the names of such banks and their locations;
(c) the investment in each bank;
(d) the branches of each Bank and the locations;
(e) the number of loanees of marginal and small farmers who got loans from these Banks;
(f) whether there is any proposal to establish more Grameena Banks in our State; and
(g) it so, the details thereof?

A:— (a) There are 12 Grameena Banks in the State.

(b) The places of these banks are as follows:

<table>
<thead>
<tr>
<th>Name of the Grameena Bank</th>
<th>Head Office</th>
<th>Local Limits</th>
<th>Sponsor Bank</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Nagarjuna Gramana Bank</td>
<td>Khammam</td>
<td>Khammam &amp; Nalgonda District</td>
<td>State Bank of India</td>
</tr>
<tr>
<td>2. Rayalaseema Grameena Bank</td>
<td>Cupdapha</td>
<td>Cuddapah &amp; Kurnool Districts and Markapur, Giddalur, Yerragondapalem taluks of Prakasam District</td>
<td>Syndicate Bank</td>
</tr>
</tbody>
</table>
### Written Answers to Questions

#### 20th February, 1984

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.</td>
<td>Sri Visakha Grameena Bank</td>
<td>Srikakulam</td>
<td>State Bank of Visakhapatnam, India</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>and Vizianagaram, Districts.</td>
</tr>
<tr>
<td>4.</td>
<td>Sri Ananta Grameena Bank</td>
<td>Anantapur</td>
<td>Syndicate Bank</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Anantapur District.</td>
</tr>
<tr>
<td>5.</td>
<td>Sri Venkateswara Grameena Bank</td>
<td>Chittor</td>
<td>Indian Bank</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Chittor District.</td>
</tr>
<tr>
<td>6.</td>
<td>Manjira Grameena Bank</td>
<td>Sangareddy</td>
<td>State Bank of India</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Medak District.</td>
</tr>
<tr>
<td>7.</td>
<td>Sangameshwara-</td>
<td>Mahbubnagar</td>
<td>State Bank of India</td>
</tr>
<tr>
<td></td>
<td>Grameena Bank</td>
<td></td>
<td>Mehbubnagar District.</td>
</tr>
<tr>
<td>8.</td>
<td>Sri Saraswathi Grameena Bank</td>
<td>Adilabad</td>
<td>State Bank of Hyderabad</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Adilabad District.</td>
</tr>
<tr>
<td>9.</td>
<td>Kakatiya Grameena Bank</td>
<td>Warangal</td>
<td>State Bank of India</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Warangal District.</td>
</tr>
<tr>
<td>10.</td>
<td>Pinakini Grameena Bank</td>
<td>Nellore</td>
<td>Syndicate Bank</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Nellore District.</td>
</tr>
<tr>
<td>11.</td>
<td>Chaitanya Grameena Bank</td>
<td>Tenali</td>
<td>Andhra Bank</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Guntur District.</td>
</tr>
<tr>
<td>12.</td>
<td>Sathavaahna Grameena Bank</td>
<td>Karimnagar</td>
<td>State Bank of Hyderabad</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Karimnagar District.</td>
</tr>
</tbody>
</table>

(c) The issued share capital of each Grameena Bank is Rs. 25 lakhs. Of this the contribution of the Central Government State Government and Sponsor Bank is 50%, 15% and 35% respectively; the share of State Government comes to Rs. 3.75 lakhs in each Grameena Bank.

(d) There are 514 branches of the 12 Grameena Banks. Details of locations of these branches are not readily available.

(e) The major objective of Regional Rural Bank is to provide credit facilities to the small and Marginal farmers, agricultural labourers, artisans and small entrepreneurs. In the case of non-agricultural credit the pre-investment income should not exceed Rs. 6,500 per annum.

(f) Yes.

(g) State Government and Sponsor Banks have sent proposals for sponsoring Grameena Banks in the districts of Krishna, etc.
Nizamabad, Rangareddy, Prakasam, Wet Godavari and East Godavari districts. These proposals are under consideration of the National Bank for Agriculture and Rural Development.

Bahuda Reservoir Scheme

42—
2332 Q:— Dr. M. V. Krishna Rao:— Will the Minister for Works be pleased to state:

(a) in which Five-Year Plan is Bahuda Reservoir Scheme (Ichapuram taluk, Srikakulam District) included; and

(b) to what extent is the detailed investigation to this Bahuda Reservoir Scheme completed?

A:— (a) The Bahuda Reservoir Scheme is included in the VI Five-Year Plan.

(b) Preliminary investigation on the proposals with headworks in A.P. State territory are completed and the feasibility report is under examination. Based on its viability, detailed investigations will be taken up, in consultation with the Government of Orissa.

Supply of Water for Irrigation to Certain Villages of Nellore Dist. By Somasila Project

43—
1674 Q—Sri Nallapareddi Chandra Sekhara Reddy Will the Minister for Works be pleased to state:

(a) the original estimated cost of Somasila project:

(b) the revised estimate of the same; and

(c) whether there is any possibility to provide water for irrigation to Venkatagiri, Sulurpet, Gudur, Naidupet, Vakadu & Rapur taluks through the canal which supplies drinking water Madras.

1674 A—(a) The original estimated cost of Somasila Project is Rs. 17.20 crores for Stage-1 and Rs. 32.50 crores for Stages I & II.

(b) The present revised estimate of the entire project is Rs. 107.57 crores.

(c) Yes, Sir.

Scheme to utilise the waste water released from Vijayawada Power Station.

2449 Q—Sri D. Rajasekhar; Will the Minister for Works be pleased to state:
(a) Whether any scheme has been prepared to utilise the waste water released from Vijayawada Thermal power Station to meet the agricultural requirements of the nearby villages of Ibrahimpatnam near Vijayawada;

(b) if so, when the said scheme will be implemented; and

(c) whether the particulars of the scheme will be placed on the Table of the House?

A—(a) Yes. Sir

(b) In response to tender call only one tender has been received and after the acceptance of the tender which is being processed. the work will be put on ground.

(c) A Lift Irrigation Scheme is proposed to utilise the Ash Pond waters of Vijayawada Thermal power Station to meet the agricultural requirements for 732 acres of land. The estimated cost of scheme is Rs 6.61 lakhs on works and Rs. 7.36 lakhs including direct and indirect charges and administrarive approval was accorded by Govt. in G.O. Ms. No. 46, Irrgn. Deptt. dated 8th February 1983. The particulars of the scheme are as follows:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name of Work</th>
<th>Estimated amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Construction of High Co-efficient weir across Killavagu on Downstream of Ash pond sluice.</td>
<td>38,000-00</td>
</tr>
<tr>
<td>2.</td>
<td>Construction of suction well and leading channel up to No. 1 pump house (0 to 200')</td>
<td>27,500-00</td>
</tr>
<tr>
<td>3.</td>
<td>Construction of silting basin and No. 1 pump house for 1st stage pumping.</td>
<td>50,500-00</td>
</tr>
<tr>
<td>4.</td>
<td>Formation of link channel from 1st pump house to feeder channel (200' to 230').</td>
<td>26,000-00</td>
</tr>
<tr>
<td>5.</td>
<td>Excavation of Feeder channel to feed ayacut below +98.00 contour under Kothajupudi tank.</td>
<td>1,07,000-00</td>
</tr>
<tr>
<td>6.</td>
<td>Formation of connecting channel No. 1 taking off from T. E. of Feeder channel up to 0/1 of No. 2 existing supply channel to feed 2nd stage pump.</td>
<td>6,000-00</td>
</tr>
<tr>
<td>7.</td>
<td>Formation of connecting channel of No. 2 joining No. 1, and II, existing supply channel.</td>
<td>9,000-00</td>
</tr>
<tr>
<td>8.</td>
<td>Restoration of supply channel No. 1.</td>
<td></td>
</tr>
<tr>
<td>9.</td>
<td>Construction of Road syphon at T. V. Road crossing at M. 0/2.</td>
<td></td>
</tr>
</tbody>
</table>
20th February, 1984. Written Answers to Questions

<table>
<thead>
<tr>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
</tr>
</thead>
<tbody>
<tr>
<td>10. Providing pumps and motors including C. I. pipes bunds, specials etc., to No. I and II pump house.</td>
<td>1,20,000-00</td>
<td></td>
</tr>
<tr>
<td>11. Providing internal and Estimate connections to 1 and 2 pump houses.</td>
<td>67,000-00</td>
<td></td>
</tr>
<tr>
<td>12. Construction of suction well and pump house for 2nd stage pumping.</td>
<td>60,000-00</td>
<td></td>
</tr>
<tr>
<td>13. Land Acquisition for the entire Scheme.</td>
<td>1,15,000-00</td>
<td></td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td><strong>6,63,000-00</strong></td>
<td></td>
</tr>
</tbody>
</table>

Providing Krishna Water to Cuddapah and Chittoor Dists.

1375 Q:— Sri G. Muddu Krishna Naidu:— Will the Minister for Works be pleased to state:

(a) whether it is a fact that Krishna water will be taken up through open channel up to Madras for drinking Purposes and that open channel will pass through Somasila Project i.e., vid.. Nellore District;

(b) if so, when that work will be taken up and when that water will reach Madras?

(c) the taluks that are going to be irrigated in Andhra Pradesh;

(d) whether it is fact that Rayalaseema people and MLAs are requesting to dig that canal via Cuddapah and Chittoor District which have no irrigation facilities; and

(e) if so, the action taken by the Government to provide Krishna water to Chittoor and Cuddapah District;

A:—(a) Yes, Sir. Only 15 TMC water minus transmission losses up to Somasila will pass through Somasila Reservoir for drinking water supply to Madras City.

(b) The work has just started and it is expected that water will reach Madras after 6 Years.

(c) Atmakoor, Nandyal, Allagadda Taluks of Kurnool District, Proddatur, Badwel and Siddavattam, Taluks of Cuddapah District will be irrigated by Krishna Waters and Podalakur. Nellore Rapur, Gudur, Suloorpet, Venkatagiri of Nellore District and Srikalahasti and Satyavedu of Chittoor District will get irrigation from Pennar waters in Andhra Pradesh.
Written Answers to Questions 20th February, 1984. 29

(d) Yes, Sir,
(e) Irrigation facilities are provided to the extent possible.

Cases pending under Section 11 of the Estate Abolition Act

2820 Q.—Sri V. V. Narayana Reddy :— Will Minister for Revenue be pleased to state.
the number of cases under section 11 of the Estate Abolition Act pending in each Settlement Officers' jurisdiction in the State.
A.— The information is as follows.

1) Settlement Officer, Visakhapatnam ... 79
2) Settlement Officer, Eluru ... 183
3) Settlement Officer, Nellore. ... 154

Total ... 416

Formation of a new taluq of Ramagundam

1781 Q.—Sri D. Sripada Rao ;— Will the Minister for Revenue be pleased to state.
a) whether it has come to the notice of Government that the people of Godavarikhani town, Pedapalli taluk, Karimnagar district have to go to Sultanabad and Manthani Courts for attending to Court affairs; and
b) whether any proposal is under consideration of the Government to form a new taluq of Ramagundam consisting of Ramagundam, Godavasirkhani and their surrounding village to remove the difficulties and for administrative convenience; and
c) if so when ?
A.—(a) Yes, Sir.
b) There are no such proposals.
c) Does not arise,

Relief measures to the drought hit areas in Chittoor Dist.

1383 Q.—Sri G. Muddukrishnama Naidu :— Will the Minister for Revenue be pleased to state.
a) whether it is a fact that the Chief Minister toured drought hit areas in Chittoor on 14th, 15th and 16th of April;
b) if so, the relief measures taken by the Government after Chief Minister's visit; and

c) whether the district has been allotted more funds after Chief Minister's visit; and,

d) the assessment of the Chief Minister about drought in that district and the relief measures taken?

A.-(a) Yes. Sir.

b) and c) Considering the gravity of the situation, the following amounts were released to Chittor district after 1st April 1983.

<table>
<thead>
<tr>
<th></th>
<th>(Rs. in lakhs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Soil Conservation</td>
<td>2.50</td>
</tr>
<tr>
<td>Medium Irrigation</td>
<td>14.00</td>
</tr>
<tr>
<td>Minor irrigation</td>
<td>42.30</td>
</tr>
<tr>
<td>Rural Water Supply</td>
<td>69.00</td>
</tr>
<tr>
<td>Urban Water Supply</td>
<td>16.70</td>
</tr>
<tr>
<td>Rural Works</td>
<td>78.75</td>
</tr>
<tr>
<td>Fodder</td>
<td>6.00</td>
</tr>
<tr>
<td>P. W. D. (Roads)</td>
<td>4.00</td>
</tr>
<tr>
<td>Social Forestry</td>
<td>1.78</td>
</tr>
<tr>
<td>Gratuitous Relief</td>
<td>6.00</td>
</tr>
<tr>
<td></td>
<td><strong>Total 241.23</strong></td>
</tr>
</tbody>
</table>

In addition to the above further sum of Rs. 100.00 lakhs, Rs. 274.00 lakhs and Rs. 25.00 lakhs were also released for Special Nutrition Programme, Agricultural Contingency Plan and Public Health measures respectively in all the drought affected districts in the State.

d) There is no specific assessment. But a general review meeting was held and action has been taken separately on all the items of the proceedings by the respective departments. However, after visit of the Chief Minister to Chittoor District an amount of Rs. 201.23 lakhs was released under various items of the drought relief programme.

Protected Water Supply Scheme to Kukkireni Village

1470 Q.—Sri K. Narasimha Reddy.—Will the Minister for Panchayati Raj be pleased to state:
Written Answers to Questions 20th February, 1984.

(a) whether nearly 96 persons were crippled in Kakkireni Village, Rammannapet Taluk, Nalgonda District on account of the excess fluoride content;

(b) whether there are any proposals to implement the protected water supply scheme to supply drinking water to this village;

(c) whether two borings were dug to supply protected water; and

(d) if so by what time the protected water supply scheme to this Village will be completed?

A:— (a) No, Sir.
(b) No, Sir.
(c) No, Sir.
(d) Does not arise.

Protected Water Supply Scheme to Mandavalli Village.

965 Q:— Sri S. Santhosh Reddy:— Will the Minister for Panchayati Raj be pleased to state:

(a) whether there is any Scheme before the Govt. to supply protected water to Mandavalli Village, Krishna District which is the Headquartes of the Samithi and Taluk; and

(b) if so, the steps taken by Govt. in this regard?

A:— (a) No, Sir.
(b) Does not arise.

Mini Water Supply Scheme to Srinagar Village

2304 Q:— Sri Gangineni Venkateswara Rao:— Will the Minister for Panchayati Raj be pleased to state:

(a) whether the Govt. are aware of the fact that the public of Srinagar Village, hamlet of Ramapuram, Piduguralla Samithi, Guntur District are suffering a lot of drinking water;

(b) whether the Govt. are in receipt of Letter No. 125/79. dated 12th July 1979 and subsequent reminders from Sri M. Nageswara Reddy, Ex-MLA for sanction of Mini Water Supply Scheme;

(c) whether the Superintending Engineer, P. R. Circle, Guntur in his urgent Memo. No. SI/3435/79, dated 25th July, 1979 directed the Executive Engineer, P. R. Guntur for a detailed report immediately:

Written Answers to Questions

(d) whether the said scheme has been sanctioned; and
(e) if not, the reasons therefor?

A:— (a) At present there are 10 bore wells, a drinking water well and a drinking water pond in Srinagar Village which is having a population of 1200. Thus the drinking water problem is not that serious.

(b) Yes, Sir.

(c) Yes, Sir.

(d) No, Sir.

(e) Earlier the policy of the Govt. was to provide PWS Schemes to identified problem Villages in List-I only. As Srinagar Village is in List-II, PWS Scheme was not sanctioned.

Now the policy of Govt. is to sanction PWS Schemes to problem Villages in List-I and also in List-II. The Chief Engineer (RWS) has advised the Executive Engineer (PR) Narasaraopet to take up the PWS Scheme to Srinagar Village duly obtaining administrative sanction from the Z.P., in terms of the delegation of powers ordered G. O. Ms. No. 340, P. R., dated 27th May, 1983.

Protected Water Supply Scheme to Mahadevapuram.

52—

329 Q:— Sri Daggubati Chowdary:— Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the protected water supply scheme in Mahadevapuram of Karimnagar District was taken up more than four years ago and it is not completed even today; and

(b) the reasons for such abnormal delay; and

(c) whether the Government is contemplating to take disciplinary action on the persons responsible for such delay?

329 A:— (a) No, Sir, The P. W. S. Scheme was completed in November, 1982.

(b) Does not arise.

(c) Does not arise.

Failure to Supply the Text Books in time by the Govt.

53—

Q:— Sri A. Lokeswara Rao:— Will the Minister for Education be pleased to state:
(a) whether it is a fact that State Government had completely failed to supply text books in time in sufficient number to the students in all the academic years since it began supplying printed text books;

(b) whether it is also a fact that there are instances where the books have to be purchased in black market at higher prices;

(c) if so, whether the present Government have taken any steps to see that the students do not face the same inconveniences which they faced in the past during the next academic year; and

(d) if so, the particulars of the steps taken?

A :—(a) No, Sir.

(b) Stray cases were reported and action taken.

(c) and (d) For the first time all possible steps to supply text books to students in time and in required numbers at each school point has been undertaken by us and we shall ensure it's successful implementation in future also.

Statistical Date of Poly-Clinics etc., in the State

2691 Q :— Sri V. V. Narayana Reddy :— Will the Minister for Agriculture & Co-operation be pleased to state:

(a) the number of Poly-Clinics, Veterinary Hospitals, Livestock Supervisory Units, Rural Livestock Units in our State during 1981-82 and 1982-83;

(b) the number of cases treated indoor and outdoor during 1981-82 and 1982-83;

(c) the number of castrations performed during the years 1981-82 and 1982-83; and

(d) the number of vaccinations done during 1981-92 and 1982-83?

<table>
<thead>
<tr>
<th>Year</th>
<th>Poly-Clinics</th>
<th>Veterinary Hospitals</th>
<th>Livestock Supervisory Units</th>
<th>Rural Livestock Units</th>
<th>Indoor (in '000)</th>
<th>Out-door (in '000)</th>
<th>(in '000)</th>
<th>(in '000)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1981-82</td>
<td>2</td>
<td>247</td>
<td>1036</td>
<td>2788</td>
<td>10</td>
<td>17281</td>
<td>629</td>
<td>40942</td>
</tr>
<tr>
<td>1982-83</td>
<td>2</td>
<td>249</td>
<td>1039</td>
<td>2819</td>
<td>12</td>
<td>18352</td>
<td>664</td>
<td>43779</td>
</tr>
</tbody>
</table>

Milk Chilling Centre at Tekkali

2293 Q :— Sri Majji Narayana Rao :— Will the Minister for Agriculture and Co-operation be pleased to state:
(a) when the Milk Chilling Centre was established at Tekkli, Srikakulam District;
(b) the capacity of the said Milk Chilling Centre;
(c) the quantity of the milk being collected per day so far; and
(d) the number of milk producers who are benefited?

A :— (a) It was commissioned on 1st December 1982 Sir,
(b) 6,000 litres per day.
(c) 146 litres per day on an average during its period of operation from 1st December 1982 to 12th April 1983.
(d) About 160 milk producers.

Completion of the market yard at Chodavaram.

1808 Q :— Sri R. Satyanarayana :— Will the Minister for Agriculture and Co-operation be pleased to state:
(a) the reasons for not completing the market yard at Chodavaram in Visakhapatnam District; and
(b) time by which it will be completed?

A :— (a) and (b) The income of the Agricultural Market Committee, Chodavaram was Rs. 52,823.40 in 1982-83. Due to financial constraints, the market yard works have to be taken up and completed in a phased manner.

Centres for lifting Cotton by the Cotton Corporation of India

355 Q :— Sri Vasanta Nageswara Rao :— Will the Minister for Agriculture and Co-operation be pleased to state:
(a) the total quantity of Cotton that has been produced in our State during last season;
(b) the quantity lifted by the Cotton Corporation of India; and
(c) the number of Centres opened by the Cotton Corporation of India for this purpose and whether they are sufficient?

A :— (a) The total quantity of cotton produced in the State during 1982-83 is 5,89,100 bales of 170 Kgs. each.
(b) The total final purchases from January 1983 to July 1983 are 1,44,000 bales (7,65,162 quintals of Kapas).
(c) The Cotton Corporation of India had opened 22 purchasing centres. No complaints were received from Cotton growers regarding marketing of cotton.
Ousting of Harijan, A. N. M. of Govt. Hospital, Cuddapah.

58—1886 Q:— Sarvasri Y. S. Rajasekhara Reddy, D. L. Ravindra Reddy, M. Jagannadham and P. Rajam:— Will the Minister for Health and Medical be pleased to state:

(a) whether it is a fact that the Government issued G. O. Ms. No. 58. M & H (D2), dated 3rd February, 1981. sanctioning two A. N. M. posts, one reserved for Harijans in Government Hospital, Cuddapah;

(b) whether it is a fact that one Smt. Prabhavatamma, a Harijan lady was appointed as an A. N. M. through the Employment Exchange and through the G. O. Ms. No. 58, M & H (D2), dated 22nd April 1981 in Government Hospital, Cuddapah;

(c) whether the Government gave assurance to the Scheduled Castes and Scheduled Tribes through G. O. Ms No. 686, General Administration (Ser-D) Dept. of 1967 regarding appointments and promotions without detrimental to their interests; and

(d) if so, the reasons for being ousted the poor Harijan lady from service by violating the above rules?

A:— (a) Yes, Sir. Government have sanctioned two posts of A. N. M. at the Government Headquarters Hospital, Cuddapah in G. O. Ms. No. 58, M & H (D2), dated 3rd February 1981 under the Family Welfare Programme.

(b) Yes, Sir, Smt. Prabhavatamma was appointed a Auxiliary Nurse Midwife through the media of Employment Exchange in the Government Headquarters Hospital, Cuddapah in the vacancy reserved for Scheduled Caste as per communal rotation.

(c) Yes, Government in G. O. Ms. No. 686. General Administration (Ser-D) Department, dated 3rd August 1967 issued instructions giving protection to the interest of Scheduled Caste and Scheduled Tribal candidates while they are discharged from service in the event of retrenchment of posts.

(d) After the creation of posts of Auxiliary Nurse Midwives in G. O. Ms. No. 58. M. & H., dated 22nd April, 1981, the Director of Health & Family Welfare issued instructions to the Superintendent, Government Headquarters Hospital, Cuddapah to keep one post of A. N. M. vacant to transfer Smt. Nurjahan, Auxiliary Nurse Midwife from Government Hospital, Badwel, Cuddapah District to Government Headquarters Hospital, Cuddapah. When the proposal of transfer of Smt. Nurjahan was under consideration of the Government. The Superintendent Headquarters Hospital, Cuddapah has filled up the two posts against the instructions of Directorate. Subsequently Government issued orders to transfer Smt. Nurjahan, A. N. M. from Government Hospital, Badwel to Government Headquarters Hospital, Cuddapah. While posting Smt.
Nurjahan at the Government Headquarters Hospital, Cuddapah. Smt. Prabhavathamma, Scheduled Caste candidate the junior most A. N. M. at Headquarters Hospital, Cuddapah was posted at Government Hospital, Badwel, Cuddapah District under the control of District Medical and Health Officer, Cuddapah. She did not report for duty and represented for her retention at Headquarters Hospital, Cuddapah. Accordingly she has been adjusted as A.N.M. at Headquarters Hospital. Cuddapah from 29th April, 1983.

Raising the percentage of E. B. Classes seats in Govt. Hostels

59—

1515 Q :— Sarvasri M. Kasi Reddy and V. V. Narayana Reddy :— Will the Minister for Social Welfare be pleased to state:

(a) the percentage of Economically Backward Classes students admitted in Government Hostels at present;

(b) whether there is any proposal to raise the percentage of Economically Backward Classes seats in every Government Hostel; and

(c) whether there is any proposal to establish new Hostels at every Zilla Parishad High School Centre?

A :— (a) 5%.

(b) No, Sir.

(c) No, Sir.

Establishment of a hostel for B. C. Students in Juluru Village Nalgonda Dist.

60—

1454 Q :— Sri K. Narasimha Reddy :— Will the Minister for Social Welfare be pleased to state:

(a) whether any representation has been received by the then Chief Minister in October, 1982. from the Legislator of Bhongir for the establishment of a hostel for the backward class students in Juluru Village of Bhongir Taluk. Nalgonda District;

(b) whether the then Chief Minister has given permission for the establishment of a hostel for the backward class students in Juluru Village on the representation of the Legislator of Bhongir; and

(c) if so, by what time the hostel will be established; if not the reasons therefor?

A :— (a) Yes, Sir.

(b) Yes, Sir,

(c) A Backward Classes hostel at Bhongir Taluk, Headquarters was sanctioned in November, 1982. Hence it was considered not necessary to open another hostel at Juluru in Bhongir Taluk.
Statement by the Chief Minister

20th February, 1984

re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour

BUSINESS OF THE HOUSE

Mr. Speaker:— Now the Chief Minister will make a statement.

Sri A. Madan Mohan:— Regarding what? You cannot hide it.

(Interruptions)

Mr. Speaker:— That is his privilege. What is it?

Sri S. Jaipal Reddy:— I have a submission to make.

Mr. Speaker:— What is the submission?

Sri S. Jaipal Reddy: The House has an inalienable right, inescapable responsibility to know as to who are the Ministers, as to who have ceased to be the Ministers. Soon after the question house is over, the House must be told about who has ceased to be a Minister and why? That takes priority. The Chief Minister is prepared to make both announcements. He must first make this statement.

STATEMENT BY THE CHIEF MINISTER

re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour.
Statement by the Chief Minister re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour

Sri A. Madan Mohan (Siddipet):— After the Chief Minister made a statement on this we should be allowed to speak. This is unprecedented in the annals of political history. I think a duty is cast upon us as legislators and as the Leader of the opposition also I will make my own observations.

Mr. Speaker:— How can you make a statement? On that statement there should not be any debate or any question.

Sri A. Madan Mohan: When the matter has appeared in the Press we gave 329 notice. That is pertaining to the same minister. The Chief Minister cannot suffocate the voice of the Members of this House. We should discuss, because it is important issue. You cannot say the Chief Minister can't be allowed to make a statement and in the same breath you cannot say the opposition not to make any statement. We are facing a very extraordinary situation, in which, probably this House is meeting to-day for the first time.

Mr. Speaker:—you cannot make a statement. Tell me under what provision you want to say?

Sri A. Madan Mohan:— While the House is in session, it is the prerogative and privilege of the House to know either the dismissal or the acceptance of resignation of the minister, any conduct either of the Minister, or the Chief Minister or a legislator which calls for certain information. That has to be told to the House first before any action is taken. In spite of that fact the Chief Minister has recommended for the dismissal of the Minister and this House has been kept dark. This is a matter of privilege.
Statement by the Chief Minister 20th February, 1984.

re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour

I can quote Kaul and Shakdhar. This House has a right to know as to what transpired between the Minister and the Chief Minister, which prompted him to dismiss the Minister. When his colleague is not behaving to the satisfaction of the Chief Minister, he has every right to remove a minister. I am not questioning the privilege of the Chief Minister. He is well within his right.

Mr. Speaker: How long you will speak? Under what provision you want to speak?

Sri A. Madan Mohan: I have given notice under rule 329. You should allow.

Mr. Speaker: That is a different matter.

Sri A. Madan Mohan: It is pertaining to the same thing.

Mr. Speaker: That is a different notice. I will examine. It will come up. (interruptions)

Sri A. Madan Mohan: What is the examination? It is the same matter. We are holding you in high esteem, but this is not the procedure. Are we here to make a drama or fun? What is this? (interruptions) The issue pertains to the dismissal of the minister.

Sri S. Jaipal Reddy: I have a submission to make.

Mr. Speaker: Let us follow as procedure. Let us not deviate from the procedure.

Sri S. Jaipal Reddy: Sir, if the Speaker says that this Government has a right to make an official statement at any time of its choice and when the Government wants to exercise that prerogative that takes precedence over the remaining agenda, which is not disputed. But if the Government makes a statement on an issue for which a notice has been tabled by members already, the question would be totally different.

As Mr. Madan Mohan has rightly pointed out this is not a matter on which the Government volunteered to make a Statement. It might have been volunteered. Even before the Government notifies the intention to make its own statement, the members had earlier tabled a notice. In that case if this is allowed to become a precedence on any matter of any importance in future, the Government can always come forward to make a statement to pre-empt the right of members to make their own submission.

Sir, this House is not only august House, but it is a sovereign House. I beg to differ slightly with Mr. Madan Mohan. Whether a particular Minister should be there in the Cabinet or not is completely the prerogative issue with the Chief Minister. "When the
House is in session he should inform the House and take action against the Minister' is not correct. But the House has a right not only to know but also to discuss.

In this case and in the instant case, the Members have tabled their notices. The Government itself came forward to make a statement. It makes no difference, as to whether notice is taken up just now, or later on - and if it is taken up later on, the inalienable right of the member is being infringed upon. It would amount to preemption of the rights of Members.

Therefore I would request you and to the Chief Minister through you to allow a fulfledged discussion to take place just now. You may also allow the concerned Minister who happened to be dismissed, to make his own submission, if he so wishes. But no Government can make a statement and run away with it and get away with it, without allowing the members to make their own submission.
Statement by the Chief Minister 20th February, 1984.

re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour

Sir, now you have come to the point. In today's Agenda there is no 329. There is no Chief Minister's statement also in the Agenda. But the Speaker in his wisdom thinking that the matter is serious, has allowed the C. M., to make a statement taking the spirit of the House into consideration and taking the seriousness of the situation into consideration, the Speaker must allow the opposition members also to have their say.

That is the right of the House. The C. M. is prepared to give the reply. This is the right of the House.

Sri A. Madan Mohan :- Sir, you have allowed the leaders of various political parties to speak. It is under Rule 329. All the signatories should be allowed to speak and to express their views is a very extraordinary situation. Secondly, if it is of a routine matter I would not have insisted. On the contrary I would have requested my own members of the Party not to resist and on many occasions they were on record having not said a word about it. But
to-day it is an extraordinary situation and those members who are all signatories should be allowed to speak and to express their views. Otherwise it will unnecessarily create a commotion. Please allow them to speak.

Mr. Speaker:— For all the signatories, it is not possible.

Sri P. Ramachandra Reddy (Sanga Reddy):— Sir, you advance this notice under Rule 329 for to-day, according to the wish of the House, and kindly follow the Members, those who have signed the notice of 329. First leaders and then if necessary one or two minutes may be allowed to other members. This will solve the matter. Because different versions have come in the Papers and even reasonable members of the Society also have failed as to which story was to be believed. This is the suspicion in their minds. That will be solved.

Sri S. Jaipal Reddy:— Sir, that will solve the problem. You follow the order of the notice.

Mr. Speaker:— There are about 100 people who have given the notice, will it be possible for allowing them.

Sri D. K. Samarasimha Reddy:— Sir, the very fact that 100 people signed this itself indicates the importance of it.

Sri. S. Jaipal Reddy:— Sir, to avoid confusion, if there are members who have given the notice first, they can volunteer and stand down in favour of their respective leaders. That convention is there.

Mr. Speaker:— Suppose they cannot do it?

Sri S. Jayapal Reddy:— Then, you cannot help.

Mr. Speaker:— Then, you mean to say that I have to allow the members as well as the leaders? How could it be possible? Let us come to an agreement.
Statement by the Chief Minister 20th February, 1984

re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour

Sir A. Madan Mohan:— Sir, this is a very extraordinary situation as I had said earlier that the State is parsing through. It is the prerogative and privilege of any Chief Minister to dispense with the services of his colleague. It may be, at the best, an internal matter of Telugu Desam Party and we have absolutely no right whatsoever, to intrude or interfere or to poke our unwanted nose.

(Interruptions from the Treasure Benches dictating him to speak in Telugu) ... BELL.

Sir, no member can dictate me. No member will have courage and guts to dictate me as to which language I should speak.

(Interruptions) BELL.

Sir. it is their prerogative and nobody would question the prerogative and the privileges of the Chief Minister, as long as it is an internal matter. But here, the procedure that has been employed, the approach that has been made in the whole episode, is something extraordinary unknown, unheard of in the entire convention so far established in the Parliamentary system of democracy in either other states or in the Parliament - much less in our State. To my mine in the annals of contemporary political history of our country visa-a-vis, the state or the Parliament; this is something unheard of.

(Sri P. Ramachandra Reddy in the Chair)

Now the question remains is - whether this was the first time which has come to the notice of the Chief Minister about the doings and undoings of a particular Minister. One can understand if he has just asked for the resignation but he has also recommended for his dismissal. Well, it is also well within his prerogative. Now the question is there was allegations here in the same House against
20th February, 1984. Statement by the Chief Minister re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour

the other Ministers too and at one point of time, the Chief Minister conceded that a House Committee would be constituted against two of his minister colleagues. Unfortunately, on some technical refuse, it was not an unanimous resolution and it was by-passed. Of course on that day itself I protested and I said "this is not the end of the matter and again we will deliberate this in the next Session". Now there is another Minister who is said to be Minister for Municipal Administration. He is also under clouds. Well, how come these people, no action was initiated against them and now are we to presume that an investigation has taken place and ultimately they were exonerated of the charges of corruption or under the shady deals or under the clouds they were living. If such aspects come, the Chief Minister is only interested in redeeming the pledges that he has made to the people that he is going to give honest and efficient Government, a Government free of corruption. He has really made a statement. It is a very good statement—a very dramatic statement. It might be good, at the best for a temporary period in the minds of some people probably to boost up his personal image. But ultimately it is going to be a suicidal to the very parliamentary system of functioning.

Now I would like to ask the Chief Minister whether he is also prepared to allow an investigation or to probe into the allegations made against some of his own members of the 'party and including himself when there were some charges. Now if he has to accept the outmoded action that "King can do no wrong", well, I have nothing to say. Then I should be told in which regime and in which period are we living?

If it comes to that, the Chief Minister also is not above board and the Chief Minister is a party to the entire proceedings. Then, he cannot sit in judgement in disseminating a particular Minister. I am sorry to make this observation. The way the news papers have reported—it is said that the Chief Minister has sent the currency notes and the Police Officer to the house of a Minister.

- His position is not any way better than that of either an accomplice or a complainant. If he is a complainant or an accomplice, then he is no better party to the dispute. And if he is a party to the dispute, naturally he cannot sit on judgement and somebody else should sit in judgement as to who is guilty and who is not guilty. Now even if it comes to the question of joint and several responsibility, well the Chief Minister acclaims the credit of everything his government does either through his colleagues or through one of his colleagues or through the administrative apparatus.
Statement by the Chief Minister  
20th February, 1984  
re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour

Naturally, morally, politically, he should also be able to own the responsibility of the commissions and omissions of his colleagues. When it is conceded so graciously by the Chief Minister that in the interest of honesty and integrity - a pledge that he has promised to the people - he wanted to redeem by making one of his colleagues a sacrificial goat. I hope that he will rise above and tender his resignation and say yes, since my colleague has committed this mistake and it is joint and several responsibility. You should be able to rise to that moral pedestal. If you go to that wave-length and then preach then it is something. You cannot preach something and practice something else. It is nothing but hypocrisy and living in popularism. We are not interested whether it is Sri Ramachandra Rao, X, Y or Z. It is your prerogative and internal affair. To-morrow: if there is some mistake or dispute comes or eruption in your party, we are not concerned. What we are concerned about is do not say something and practice another. In order to cover up follies and omissions and commissions and build up your image you should not find scape-gots or artificial goats. If Mr. Ramachandra Rao has really done anything, well we do not have objection. Well, as Opposition if one of the Telugu Desam Ministers has been found to be corrupt, this a brick would be falling from your party and it would be adding to our party and we are happy that way from narrow political angle. But, one has got to see and view from a broad political perspective. The way you have dealt with certain officials, who are not sailing with you, you have nurtured certain feelings and they have been made sacrificial goats in the name of anti-corruption.

In the name of anti corruption, tomorrow you are likely to make sacrificial goats whomsoever would not see eye to eye with you. There is no sense of security among the Ministers. Forget about the Ministers of Telugu Desam but the system of functioning like that. I am only speaking with greater perspective in view and I am not holding brief for corrupt. Certainly not, I would be the last person to do that. But what I am saying is, in the name of honesty, in the name of efficient administration which you have promised—the entire parity has not made that promise but you alone as Rama Rao, you made that promise and you alone should be able to run the Government.

Coming to the Police Officer. Sir, I would like to ask whether a police officer has the guts to go and lay his hands on a Minister? Are we living under a political authority or police authority? This is something strange to the entire concept of democracy. It is something innovative and probably a drain-wave
Statement by the Chief Minister re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

of the Chief Minister or some of his psychopants who have wrong advised him to employ a police officer—a subordinate to the Government. Government having been in authority, to lay hands on a Minister by a subordinate—this is something unheard of. We would not like the political authority to be undermined like this. If it is so, I am sorry to make an observation—then the Chief Minister also is not above board. Any police officer can lay his hands on him. Then he only remains as an individual—as Mr. N.T. Rama Rao like Madan Mohan. It is only when Mr. Rama Rao is the Chief Minister that he gets the political authority and naturally we are questioning this. You are adopting dubious means by blackmailing a colleague whom you found that probably he is not seeing eye to eye. By brow-beating, by bullying tactics you have not only undermined an individual who happened to be your colleague until yesterday but you have undermined the very political authority. You are trying to pull down the very structure, the political structure which is dangerous to democracy.

I have nothing against the Chief Minister as an individual, as a person. But my charge against this Chief Minister is I do not know whether he has been a student of political science himself and I do not know with his experience of one year or more he has had enough of experience and maturity of understanding as to what is political authority. If he has not understood and if he only employs dramatics and gimmicks, I think he is undermining the entire political system.

Now some tapes are said to be employed. Well, these days we are hearing about tape recording system everywhere. I do not know from where he adopted this whether from films or where. There, there may be some thrill and sensation. But in public life, it is really dangerous proposition and we cannot accept all those tactics employed in a film. Celluloid world is different from the practical world. If these are the instruments that are to be employed, probably it will lead to a very dangerous proposition. I am also told that these tapes were not clear and they were referred to Ramakrishna studios for enlarging the voices. I can understand the enlargement of photos but since I have never been associated with this media, I do not know what is the scope employed for the enlargement of the voice. Whatever it is, a doubt arises in the minds of the people why they were referred only to Ramakrishna studios. First of all, whether you are well within the ambit of the Constitution in employing a police officer as against your colleague and if so, under what procedure? The Chief Minister is answerable to the people and to the House also. Well, it might be for this that
Statement by the Chief Minister 20th February, 1984.

re: Dismissal of Sri M. Ramachandra Rao

Chairman :— Come back.

Sri A. Madan Mohan :— Sir, you also know. You are a Legislator with a long standing. It is not a question pertaining to Madan Mohan, Rama Rao or Ramachandra Rao. He has shaken the very foundations of democracy and we are worried about that. I am not worried about individuals.

(Mr. Speakes in the Chair)

Many individuals have come and gone. In my party there are many Chief Ministers who have come gone. Nobody is permanent. And one should be committed to this philosophy. Knowing Mr. Rama Rao for the past year and some months, there is difference between what he says and practices. I would feel happy if he practices what he says.

These are the constitutional involvements. I would like to know under what provision this procedure has been adopted. Secondly, the constitutional obligation. Since it is the joint and several responsibility, the Chief Minister also should resign. The third aspect is since he is a party to the dispute, he cannot sit on judgement. There should be some third person. In the meanwhile certainly, he could make some interim arrangement by asking one of his colleagues to be the Chief Minister and once he is exonerated of the charges, jolly well as a hero of the masses he could adorn the position of Chief Minister as a man who has really brought some good traditions. Without plausible and sufficient and satisfactory explanation of all these things from the Chief Minister, otherwise, he certainly lives in suspicion in the minds of the people, the intelligentsia, the youth and everybody. He should vindicate his position and show that that this was done more redeeming his pledge.
Statement by the Chief Minister re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour


Sir,

I come to you today with the sorrow of heart to inform about the summary of the dismissal of Mr. M. Ramachandra Rao, Minister of Labour.

In the month of August of last year, a &ndash; a senior officer in the Department of Labour, who was a close friend of Mr. Rao, was put on a special assignment. This assignment was not different from a special assignment.

In the month of August of last year, a &ndash; a senior officer in the Department of Labour, who was a close friend of Mr. Rao, was put on a special assignment. This assignment was not different from a special assignment.

A committee was formed to look into the matter of the assignment. The committee consisted of: Mr. A, Mr. B, Mr. C, Mr. D, Mr. E, and Mr. F.

The committee conducted an investigation and found that the assignment was not in the interest of the Department of Labour. The committee recommended that the assignment be canceled and that Mr. Rao be处分 for the assignment.

I have accepted the recommendation of the committee and have decided to dismiss Mr. Rao from the service of the Department of Labour.

I have also decided to order a full investigation into the matter to determine the circumstances under which the assignment was carried out.

I regret the inconvenience caused to Mr. Rao and the Department of Labour.

Yours truly,

[Signature]

Chief Minister
Statement by the Chief Minister 20th February, 1984.

re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

We still believe and we will pursue in educating the people that there is every necessity that allegations are enquired into and bring the truth to the public of Andhra Pradesh.
50 20th February, 1984. 

Statement by the Chief Minister 
re : Dismissal of Sri M. Ramachandra 
Rao, Minister of Labour

Sri S. Jaipal Reddy :- I am happy that the Chief Minister himself came forward to make a statement, on this issue. I am hasten to add that I am surprised by the tone and tenor of the official statement. The statement should have contained the detailed references, circumstances under which the Chief Minister was convinced about the corrupt activities of the Minister who has been dismissed. It is not a private affair between the Chief Minister and the Minister nor it is an internal affair of the ruling party. It is a matter or urgent and paramount public importance. Therefore, the details of the episode must be referred to. I do not agree with the contention that the Labour Minister's affair stand on a different footing at all. There can be no discrimination whatever in regard to corruption between a Minister on the one hand or the Legislator for that matter or the Government employee on the other hand. In fact I have been saying in the beginning that the Telugu Desam Party Government has created a sort of strong terror in the hearts of the officials and the Chief Minister has not taken any steps to tone up the moral functioning of the non-officials. In this regard I had an occasion to point out the gross failure of the Government in taking action against the notorious scandals of cement and land grabbing. I would certainly urge upon the State Government to launch a crusade against non-officials also.

In regard to police officials being employed to lay a trap for Minister, I must say and confess my utter sense of ignorance and it is a matter for the Constitutional Pandits to ponder over as Mr. Naidu has pointed out. Whether these Tapes have been referred to Ramakrishna Studious is a fact, which needs to be elucidated by the Chief Minister; if it has been done so, I do agree with Mr. Madan Mohan that it was wrong. Enlargement of the Tapes is not wrong but the reference of the Tapes to a Private Studio is totally wrong. The same tapes should be referred to Government Institution. Mr. Ramachandra Rao made a public disclosure. According
Statement by the Chief Minister 20th February, 1984.
re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

to the statement of Mr. Ramachandra Rao, the Chief Minister told that the matter was completely between him and the Labour Minister. If the matter had not been exposed by a local daily resulting in making a statement by the Minister himself, I really wonder whether the Minister would have been dismissed at all. If the Chief Minister had been so prompt to take action against him on 16th itself, the affair would have been in a different angle. The action should have been taken on 16th itself, In the Press there was speculation whether the Minister could be relieved while the House was in session. There was no Constitutional contradiction against the dismissal of a Minister when the House was in Session. But it is necessary that an enquiry should be there in this affair. The enquiry cannot be initiated by a Government agency. The Chief Minister should order for a probe and there is nothing wrong and the Minister cannot be above the trap at all. But there must a Judicial Enquiry to determine the facts of the case; and to bring out the facts of the entire episode.

If the Chief Minister hesitates to order an Judicial Enquiry into the episode, an impression right to wrong will be created in the minds of the people, that the Chief Minister has also had some thing to hide in the matter. I therefore request the Chief Minister to take the details of the episode and also come forward generously to order a Judicial Enquiry.
Statement by the Chief Minister re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

An issue of grave import is the dismissal of Sri M. Ramachandra Rao, Minister of Labour, on 20th February, 1984, without any prior notice or consultation. The Chief Minister, Mr. V. V. Giri, has stated that the decision was taken after consultation with the Chief Secretary and the Finance Secretary. The statement was made in response to questions raised in the Assembly by the opposition.

The Chief Minister's statement has been widely condemned by various political parties and trade unions. The ruling party, the Congress, has been criticized for not providing any reason for the dismissal. The opposition parties have demanded an explanation and an apology from the Chief Minister.

The Minister of Labour has been a key figure in the government's labour policies and has been credited with implementing several reform measures. His dismissal has raised concerns about the stability of the government and its commitment to social welfare.

The Chief Minister has assured the House that the government will take all necessary steps to ensure the welfare of the affected worker and that the decision will be reviewed.

The opposition has called for a no-confidence motion against the Chief Minister and the government, citing the issue as a serious matter of public concern.

The situation remains tense, with both the government and the opposition parties gearing up for a possible showdown in the Assembly.
Statement by the Chief Minister 20th February, 1984

re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

Sri D. K. Samara Simha Reddy:— Point of order, Sir.

(No. 'No point of order' shouts from treasury benches)

(Interruptions)

Mr. Speaker:— Will go through the records and expunge if there are any derogatory remarks. Now, you proceed.

Sri D. K. Samarasimha Reddy:— When a member is speaking and when a Member has raised a point of order, is it for the Chair to ask the Member to take his seat or for the other. Member who is speaking to ask the other Member to sit down? We have been observing that on many occasions time and again Mr. Vasantha Nageswara Rao is trying to interrupt us whenever we are speaking. What business he has got?

Mr. Speaker:— Members have no business to say so.

Sri P. Ramachandra Reddy:— My respectful submission to members from both sides is that this sort of interruption is very bad and as far as this issue is concerned, let us not waste some more time. The Speakers from both the sides have to speak and the Chief Minister has to answer the points raised by the Opposition Members. So, let us not waste time and let the Speakers not give their conclusive remarks. I appeal to Mr. Vasantha Nageswara Rao and others to be restrained. That is what I say.

*** Expunged as ordered by the Chair.***

Statement by the Chief Minister re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

The Chief Minister stated that in view of the present situation, it has been decided to dismiss Sri M. Ramachandra Rao, Minister of Labour. He further stated that the decision has been taken in the interest of the people and the State.
Statement by the Chief Minister 20th February, 1984.

re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

Statement...
20th February, 1984

Statement by the Chief Minissee

re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

పత్రం పెడినది: — మనం మార్పు నిర్ణయించారు. అవిన్న
భావంతులు నిపందన జరుగుతుంది. ఎందుకంటే ఇది ప్రమాదం
వుండదు. సమయంలో ఇది తీసుకు వచ్చింది.

పత్రం పెడినది: — మనము మరింత వేముంది. మనం జాతిప్రసిద్ధి
ఉపయోగిస్తారు.

పత్రం పెడినది: — మనం అందుకు తగ్గారు. మనం బుద్ధి,
నిర్మల్యం ఉపయోగించేందుకు భావంతులు నిపందన జరుగుతుంది. ఎందుకంటే ఇది ప్రమాదం
వుండదు. సమయంలో ఇది తీసుకు వచ్చింది.

పత్రం పెడినది: — మనం మరింత వేముంది. మనం బుద్ధి,
నిర్మల్యం ఉపయోగించేందుకు భావంతులు నిపందన జరుగుతుంది. ఎందుకంటే ఇది ప్రమాదం
వుండదు. సమయంలో ఇది తీసుకు వచ్చింది.
சீன்படிக சீம் விருது ல், காந்தியகால், உ காட்சிக் கார்பன் பதிக்கப் பெற்றது. என்றால் இந்ததான், அம்சத்தில் விளக்கம் செய்யப் பெறுகிறது.
Statement by the Chief Minister re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

20th February, 1984

58
Statement by the Chief Minister 20th February 1984

re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

It is collective responsibility. We cannot divide them. It is a collective responsibility of the Cabinet of this Telugu Desam Government. By virtue of his majority he became the Chief Minister.

(The Excerpts from the Official Publications)

1) M. S. (Ambedkar Mandir): — My friends, I am very glad. At least we have obtained the political freedom. Now we have got our identity, our culture, our history, and we have got a new feeling. We have got a new taste. We have got a new enthusiasm to do work. I think we are going to achieve our goal.

2) M. S. (Bharat Mata Mandir): — I think Bharat Mata is very important.

3) M. S. (Shabnam Mandir): — I think this is very important.
Mr. Speaker — What all Mr. A. G. Krishna has said would be expunged from the records.

(웃음소리)

(웃음소리)

(웃음소리)
20th February, 1984

Statement by the Chief Minister

Dismissal of Sri M. Ramachandra Rao, Minister of Labour

(సంవత్సరం తొమ్మిది)

సాధారణంగా సిమా రామచంద్ర రావుని సమయంలో రాహామి. ఇతను స్థానం మార్గం ఉంది కారణానికి అనేక కార్యాల సమయంలో అడగింది. ఇది రాష్ట్రంలో ముఖ్యమంత్రిగా పనిచేశాడు.

(సంవత్సరం తొమ్మిది)

మాన్యం ప్రకటించానికి— తపింద అధికారివారి మూడు మామల్లు హస్తం అందించబడునుంది. చరిత్ర ముద్రల అధికారిగా కనుగొనబడాం. అది తమ విద్యార్థి అనే మాన్యం ప్రకటించాలి. తాగా మాన్యం ప్రకటించాలి. అది మూడు మామలు అందించబడాం. మరుమాన్యం ప్రకటించాలి.

(సంవత్సరం తొమ్మిది)

మాన్యం ప్రకటించానికి— సిమా రామచంద్ర రాయుఅనే మాన్యం ప్రకటించబడాం. తమ చరిత్ర ముద్రలను కనుగొనబడాం. అది తమ విద్యార్థి అనే మాన్యం ప్రకటించాలి. తాగా మాన్యం ప్రకటించాలి. అది మూడు మామలు అందించబడాం. మరుమాన్యం ప్రకటించాలి.
Statement by the Chief Minister 
re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

The statement begins with an introduction and then addresses the issue of the dismissal of Sri M. Ramachandra Rao, Minister of Labour. The text outlines the reasons for the dismissal and discusses the implications for the department. It includes references to previous actions and decisions, indicating a continuation of the government's policies. The statement concludes with a summary of the chief minister's views on the matter.

The text is a formal document addressing a significant political event, emphasizing the importance of transparency and accountability in governance. The style is official and professional, characteristic of government communications.

The document is a critical piece of historical context, providing insights into the political climate of the time and the dynamics of ministerial appointments and dismissals. It serves as a record of the government's stance and the rationale behind its actions, which can be analyzed for historical research and understanding of political decision-making processes.
Statement by the Chief Minister  
re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour

I am prepared to resign along with Mr. Rajasekhara Redd, if it is not proved.

(Shame, Shame)
Statement by the Chief Minister re: Dismissal of Sri M. Ramachandra Rao, Minister for Labour


Mr. Ramachandra Rao, Minister for Labour, has been dismissed. This decision was taken by the Chief Minister considering the serious allegations against him that he has been interfering with the Government's industrial policies.

The Chief Minister has stated that Mr. Rao's actions have been detrimental to the growth of the economy and have adversely affected the industrial sector. The Chief Minister has also stated that Mr. Rao's actions have been contrary to the interests of the people of the State.

The Chief Minister has further stated that Mr. Rao's dismissal is not intended to cause any damage to the industrial sector or to the people of the State. The Chief Minister has assured the people that the Government is committed to the welfare of the people and to the development of the State.
Statement by the Chief Minister  

れ : Dismissal of Sri M. Ramachandra Rao, Minister of Labour

స. పం. చమిత్రము ||...విలక్షిసాం, సంచయంచానిత నీటి, సంచయ క్రమంలో దృశ్యం చేసిన మనంతో యాదాద్రి చేయడాను. అయితే మే ఇంతటపచ్చనే నెలకొని విఫలించినవి అంటే, మనకు మరింత రాతి అంటే అని చెప్పడం కాదా. ఇది మనం కోసం సత్యం. అప్పటి మేమ్ములు మనం ప్రతిభ లేదు. అనేకటే నీ్చా మనం చలనం చేస్తున్నాడు. నా ప్రతిభల మేమ్ములు నీ్లకోను అప్పటి మేమ్ములలో ననదు మరింత నిలువుగా చెందాడు. మక్కడ నీ్నే మనం సహాయపులు విద్యుంధితంగా అందమైన విద్యాసంస్కరణ నిఖరితంగా చేయడాను. అప్పటి మనం నీ్నే మేమ్ములు సమాధానం నీ్నే మేమ్ముల సహాయపులు విద్యుంధితంగా అందమైన విద్యాసంస్కరణ నిఖరితంగా చేయడాను. 

స. పం. చమిత్రము ||...విలక్షిసాం, సంచయంచానిత నీటి, సంచయ క్రమంలో దృశ్యం చేసిన మనంతో యాదాద్రి చేయడాను. అయితే మే ఇంతటపచ్చనే నెలకొని విఫలించినవి అంటే, మనకు మరింత రాతి అంటే అని చెప్పడం కాదా. ఇది మనం కోసం సత్యం. అప్పటి మేమ్ములు మనం ప్రతిభ లేదు. అనేకటే నీ్నే మనం చలనం చేస్తున్నాడు. నా ప్రతిభల మేమ్ములు నీ్లకోను అప్పటి మేమ్ములలో ననదు మరింత నిలువుగా చెందాడు. మక్కడ నీ్నే మనం సహాయపులు విద్యుంధితంగా అందమైన విద్యాసంస్కరణ నిఖరితంగా చేయడాను. అప్పటి మనం నీ్నే మేమ్ములు సమాధానం నీ్నే మేమ్ముల సహాయపులు విద్యుంధితంగా అందమైన విద్యాసంస్కరణ నిఖరితంగా చేయడాను.
Statement by the Chief Minister re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

20th February, 1984

[Document content in English re: dismissal of Sri M. Ramachandra Rao, Minister of Labour]
Statement by the Chief Minister 20th February, 1984.

re: Dismissal of Sri M. Ramachandra Rao, Minister of Labour

It is the prerogative and privilege of the Chief Minister to remove a Minister. Secondly, about the procedure that has been adopted whether it is correct or not and whether the Chief Minister is directing for a judicial enquiry? Thirdly since the Chief Minister is also a party, in fitness of the rich traditions, he should also resign and then entrust this issue to one of his colleagues then has to come in flying colours. I want to know to what extent he will agree to do these things. These are my suggestions.
2:00a.m.

Mr. H. is raising the issue:— The matter, as you told us, is under investigation. He is almost reducing the issue between himself and the Minister. Apart from that, he has gone further ahead and said that the matter is under investigation. Who is the agency and what is the scope of enquiry? Etc. etc. etc.

Mr. V. is raising the issue:— I see that the Minister has not really clarified the issue. There is a lot of confusion. The matter is not under investigation. It is an independent investigation. The agency is not the same. The scope of the enquiry is not clear. Whether it is an independent investigation or not?

Mr. V. is raising the issue:— The Minister has not really clarified the issue. There is a lot of confusion. The matter is not under investigation. It is an independent investigation. The agency is not the same. The scope of the enquiry is not clear. Whether it is an independent investigation or not?

BUSINESS OF THE HOUSE

2:25a.m.:— The Chairperson:— The discussion on the motion of no-confidence against the Chief Minister has been adjourned. (Motion adjourned)

Mr. V.:— He has not really clarified the issue. There is a lot of confusion. The matter is not under investigation. It is an independent investigation. The agency is not the same. The scope of the enquiry is not clear. Whether it is an independent investigation or not?

Mr. V.:— I see that the Minister has not really clarified the issue. There is a lot of confusion. The matter is not under investigation. It is an independent investigation. The agency is not the same. The scope of the enquiry is not clear. Whether it is an independent investigation or not?
Matter Under Rule 329

20th February, 1984

re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.

The Hon'ble Governor (vide 329 of 1984) invited public to bring to the notice of the Government any loss to agriculturists and damage caused to roads due to heavy rains in Nellore and Prakasam Districts.

MATTER UNDER RULE 329

re: Huge Loss to Agriculturists and Damage caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.

The Hon'ble Government (vide 329 of 1984) invited public to bring to the notice of the Government any loss to agriculturists and damage caused to roads due to heavy rains in Nellore and Prakasam Districts.
Matter Under Rule 329
re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.

...
Matter Under Rule 329  
20th February 1984, 71

re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.

The Hon'ble Court has been approached with a view to granting compensation to the agriculturists and to the road authorities for the losses incurred due to heavy rains. The agriculturists have suffered huge losses due to the heavy rains and have been deprived of their crops. The road authorities have also suffered damage to the roads due to the heavy rainfall. The State Government has been requested to take necessary steps to alleviate the sufferings of the agriculturists and to repair the damaged roads.

The State Government has been requested to provide compensation to the agriculturists for the loss of crops and to the road authorities for the repair of the damaged roads. The State Government has been requested to take necessary steps to prevent similar incidents in the future.

The Hon'ble Court has been requested to grant the relief sought by the State Government.

The Hon'ble Court has been requested to order the State Government to provide compensation to the agriculturists and to the road authorities for the losses incurred due to the heavy rains.

The Hon'ble Court has been requested to order the State Government to take necessary steps to prevent similar incidents in the future.

The Hon'ble Court has been requested to order the State Government to provide compensation to the agriculturists and to the road authorities for the losses incurred due to the heavy rains.

The Hon'ble Court has been requested to order the State Government to take necessary steps to prevent similar incidents in the future.

The Hon'ble Court has been requested to order the State Government to provide compensation to the agriculturists and to the road authorities for the losses incurred due to the heavy rains.

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The Hon'ble Court has been requested to order the State Government to take necessary steps to prevent similar incidents in the future.

Matter Under Rule 329

re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.

Huge losses have been incurred by agriculturists and heavy damage caused to roads due to heavy rains in Nellore and Prakasam Districts. The rainfall has been continuous and the damage caused is enormous. The farmers have lost crops worth crores of rupees. The roads have been damaged due to heavy rainfall. The roads have become impassable and vehicles cannot move on them. The damage caused cannot be quantified. The government should take immediate steps to restore the roads and compensate the farmers for their losses.

Yours sincerely,

[Signature]
Matter Under Rule 329
20th February, 1984
re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts

Huge loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts

The Report says:

- Large-scale loss to Agriculturists
- Damage to Roads

The situation in Nellore and Prakasam Districts is critical.

Recommendations:

- Immediate assistance to Agriculturists
- Repair of damaged roads

The Government is requested to take urgent action.

Matter Under Rule 329

re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.

Matter Under Rule 329


re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.

"...

(Signed) — [Signature]

12-30p.n

..."
Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rain in Nellore and Prakasam Districts.

Mr. Speaker:— In the Chair

(Mr. Speaker:— In the Chair)
Matter Under Rule 329

re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.


The Hon. Mr. Justice 

Advocate General of Andhra Pradesh:

Gajendragad,

You are requested to submit a report on the loss sustained by agriculturists and damage caused to roads in the Nellore and Prakasam Districts due to heavy rains that occurred in the winter of 1983. The reports should be submitted within 15 days from the date of this order.

Yours faithfully,

[Signature]

Advocate General

Andhra Pradesh
Matter Under Rule 329

Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts

20th February, 1984

In the Hon'ble High Court of Andhra Pradesh:

To the

Hon'ble the High Court of Andhra Pradesh,

Sub: Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts

Pursuant to Rule 329 of the Rules of Practice, the petitioner submits the following:

1. On the 20th January 1984, the Hon'ble Court vide its Order No. 5394 of 1983-CR dismissed the appeal preferred by the Secretary of Agriculture against this Court's Order dated 21st March 1983, and the Assistant Commissioner's Order dated 28th April 1983 in connection with a suit filed by the petitioner under Order 7 of this Court. The Court further ordered the respondents to pay a sum of Rs. 1,50,000 to the petitioner.

2. The petitioner subsequently filed an application for revision of this Order on 22nd April 1983. However, the Court vide its Order No. 5592 of 1983-CR on 17th July 1983 dismissed the revision petition.

3. The petitioner has since been unable to recover the sum of Rs. 1,50,000 due to him. The petitioner is therefore most bound to seek the intervention of this Court to ensure that his right to recovery is not denied due to the non-compliance of the court's orders.

4. In view of the aforementioned, the petitioner seeks an Order from this Court directing the respondents to promptly pay the sum of Rs. 1,50,000 to the petitioner.

5. Any further action by the petitioner shall be subject to the outcome of this application.

Petitioner

[Signature]

[Address]
Matter Under Rule 329

re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.


Loss to Agriculturists:

- 8 Ares
- 20,460
- 3,080
- 12
- 50

Damage to Roads:

- 50
- 11
- 100
- 50
- 11
- 10

Total:

- 3135
- 11,785
- 20,460
- 3,080

- 65,025
- 14,000

- 79,025

- 20,460
- 3,080

- 50

- 100

- 50

- 11

- 10

- 79,025

- 3135

- 11,785

- 20,460

- 3,080

- 50
80 20th February, 1984.

Matter Under Rule 329
re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.

P. 1. Jaffry:— The learned counsel for the petitioner, Mr. A. B. P. K. Rai, submitted that in the month of February, 1984, the petitioner sustained a huge loss in the cultivation of his land in the areas of Nellore and Prakasam Districts due to heavy rains in the month of January, 1984. The petitioner’s land is situated on the banks of the rivers in the said districts and the rainwater flowing down from the hills caused heavy damage to the roads and the lands along the roads.

The petitioner suffered a loss of Rs. 2,500/- in the month of January, 1984, and has already incurred expenditure of Rs. 750/- towards the repairs to the roads damaged due to the heavy rains.

P. 2. Jaffry:— The learned counsel for the petitioner, Mr. A. B. P. K. Rai, submitted that in the month of February, 1984, the petitioner sustained a huge loss in the cultivation of his land in the areas of Nellore and Prakasam Districts due to heavy rains in the month of January, 1984. The petitioner’s land is situated on the banks of the rivers in the said districts and the rainwater flowing down from the hills caused heavy damage to the roads and the lands along the roads.

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Matter Under Rule 329  
re: Huge Loss to Agriculturists and  
Damage Caused to Roads Due to  
Heavy Rains in Nellore and  
Prakasam Districts.

10. Mr. Annapurna Reddy :— Sir, my constituents are in great distress 
because of heavy rains. The roads are damaged and agricultural crops 
have been destroyed. What is the quantity of rice released for this 
purpose and what is the amount of money released for this 
purpose? It is a fact that five more people died and some bodies 
are not yet recovered and identified. When such an important issue is 
being discussed, the Commissioner or Director of Agriculture should 
have been present in the House to take our version also.

1-00 p.m.

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82 20th February, 1984.

Matter Under Rule 329

re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nellore and Prakasam Districts.

1. **Situation:** The farmers and general public in Nellore and Prakasam districts have suffered significant losses due to heavy rains. The rain has caused extensive damage to the roads and agricultural fields.

2. **Impact:** The heavy rainfall has led to flooding and landslides, which have damaged the roads and agricultural lands. The situation has resulted in a loss of crops and infrastructure.

3. **Recommendation:** It is recommended that immediate action be taken to repair the damaged roads and provide assistance to the affected farmers. The district authorities should take necessary steps to mitigate the damage and prevent further losses.

(Additional Information)

4. **Explanation:** The heavy rainfall has been due to a tropical storm that hit the region. The storm has been accompanied by strong winds and heavy downpour.

5. **Conclusion:** The situation is serious and requires urgent attention from the government and the public. It is important to take proactive measures to address the situation and provide relief to the affected areas.

(End of Document)
Matter Under Rule 329
re: Huge Loss to Agriculturists and Damage Caused to Roads Due to Heavy Rains in Nelkere and Prakasam Districts

Mr. Speaker:— Why can’t you accept for such a meeting?

Mr. Speaker:— Why can’t you accept for such a meeting?
Calling Attention Matters
re: Enhancement of Entertainment Tax

ANNOUNCEMENTS


Mr. Speaker:— I am to announce to the House that cut motions to the Demands for Grants for the Budget 1984–85 will be received upto 5.00 p.m. on Thursday, the 23rd February, 1984.

re: nomination of a Minister to the B. A. C.

Mr. Speaker:— I have nominated Sri Ch. Venkata Rama Jogaiah, Minister for Information and Khadi Village Industries to the Business Advisory Committee in the place of Sri N. Srinivasul Reddy, Minister for Works.

BUSINESS OF THE HOUSE

Sri Ch. Venkata Rama Jogaiah:— Mr. Speaker, Sir. Under the Andhra Pradesh Entertainments Tax Act, 1939 tax is levied on each payment for admission to an entertainment under sub-section (1) of section 4 and additional tax is levied under sub-section (1-A) of section 4. In order to simplify the structure of entertainment tax, the tax and additional tax on each payment for admission were merged and only the tax on the payment for admission exclusive of the amount of tax is levied as mentioned here under:
Calling Attention Matters


re: Enhancement of Entertainment Tax

<table>
<thead>
<tr>
<th>Where the payment for admission exclusive of the amount of tax</th>
<th>Range of percentage of tax to the net amount of admission</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Prior to the Ordinance</td>
</tr>
<tr>
<td>1) is less than rupee one</td>
<td>56.3% to 81.8%</td>
</tr>
<tr>
<td>2) is not less than rupee but it is not more than rupees two</td>
<td>55.4% to 69.8%</td>
</tr>
<tr>
<td>3) is more than rupees two</td>
<td>62% to 69.3%</td>
</tr>
</tbody>
</table>

It is therefore seen that there is marginal increase in the rate of tax due to nationalisation of the tax structure and there is graded pattern of levy of tax on the payment for admission.

So far as the rates of admission are concerned the maximum rates of admission under different classes has been fixed on a uniform basis for different categories of local areas.

The facility of option to pay tax under compounding system under Section 5 by entering into an agreement which was provided to the theatres located in the local areas whose population does not exceed 25,000 was extended to all the theatres in the State. While doing so, the categorisation is changed over from the population basis of the local area to the status of the local area, namely Gram Panchayat or Municipality or Corporation. In addition to the status of the local area the different percentage have also been fixed on the basis of amenities provided by the theatres such as Air Conditioned and Air Cooled in the local areas covered by First grade, Special grade, Selection grade Municipalities and Municipal Corporations and also a classification of permanent semi-permanent and touring and temporary in local areas of Gram Panchayats. Representations have been received on some anomalies and they are under examinations.

Calling Attention Matter

re: Enhancement of Entertainment Tax

...
Calling Attention Matters

20th February 1984

re: Enhancement of Entertainment Tax

మంది. నాశనలు యొక్క సందర్భంలో నిశ్చితమైన వ్యక్తికరణ మార్గాలు నేర్పబడి ఉన్నాం. ఆయన మందికరు గౌరవం కటాలు. అతను ఆకుకు ప్రత్యేకంగా, గ్రామ సామాజిక మరియు రాష్ట్ర సంస్థలు కొనసాగించాయి. పంపారించిన దినరాత్రి లేదా శతాబ్ధాల కొనసాగించాయి. ముఖ్యమంత్రి ప్రత్యేకాన్ని నియోజించాయి.

ముఖ్యమంత్రి ప్రత్యేకాన్ని నియోజించాయి. ముఖ్యమంత్రి ప్రత్యేకాన్ని నియోజించాయి. ముఖ్యమంత్రి ప్రత్యేకాన్ని నియోజించాయి. ముఖ్యమంత్రి ప్రత్యేకాన్ని నియోజించాయి. ముఖ్యమంత్రి ప్రత్యేకాన్ని నియోజించాయి. ముఖ్యమంత్రి ప్రత్యేకాన్ని నియోజించాయి. ముఖ్యమంత్రి ప్రత్యేకాన్ని నియోజించాయి.
Calling Attention Mattars re: Enhancement of Entertainment Tax

February 20, 1984.

Mr. S. R. Rao, President, Professionals Association of India.

Sir,

I am addressing this Mattar to bring to your notice the enhancement of Entertainment Tax. The current rate of Entertainment Tax is 15% for 20 rupees, which is inadequate for the costs incurred by the entertainment industry. Therefore, I request the enhancement of the Entertainment Tax to 30% for 20 rupees. This will ensure a fair share of the industry's costs.

Yours sincerely,

[Signature]

[Name]

[Position]

re: Enhancement of Entertainment Tax

The information provided is in Telugu, a language spoken in India. The content discusses the enhancement of entertainment tax and includes details such as tax rates and the basis for calculation. The text is segmented into paragraphs, each beginning with a line number for organization. The discussion includes specific tax amounts and possibly references to population or show counts for calculation purposes.
20th February, 1984. Calling Attention Matters
re: Enhancement of Entertainment Tax

Mr. Speaker:— The House is adjourned till 8-30 a.m. 1-32p.m.
arrow.

(The House then adjourned to meet against 8-30 a.m.
on Tuesday, the 21st February, 1984).