ORAL ANSWERS TO QUESTIONS

Increase of fares by State Road Transport Corporation

361—

*871-Q — Sri Koneru Nageswara Rao (Kothagudem) — Will the Minister for Transport be pleased to state

(a) whether it is a fact that the Planning Commission has asked the State Government to further hike the State Road Transport Corporation fares, and

(b) if so, the reply sent by the State Government in the matter?

362—

*411-(H)—Q— Sarvasri M Omkar (Narasampet), N Raghava Reddy (Nakrekal), M Ram Krishna Rao (Khammam), M Yerrasah Reddy (Bhadrachalam), and Smt M Swarajyam (Thungathurthi) — Will the Minister for Transport be pleased to state

Playing of Private buses from Narasampet to Mahaboobabad
2 2nd May, 1984 Oral Answers to Questions

(a) Whether it is a fact that several private Buses are officially plying along with the RTC buses on the routes nationalised long back i.e., from Narsampet to Mahaboobabad and Narsampet to Konaparam via Otyai in Warangal District,

(b) Whether it is also a fact that on account of the private services, the RTC is losing huge amounts of profits to be accrued to, and

(c) if so, the reasons therefor, and the act on taken thereon?

2 2nd May, 1984 Oral Answers to Questions

(a) Whether it is a fact that several private Buses are officially plying along with the RTC buses on the routes nationalised long back i.e., from Narsampet to Mahaboobabad and Narsampet to Konaparam via Otyai in Warangal District,

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(c) if so, the reasons therefor, and the act on taken thereon?

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(a) Whether it is a fact that several private Buses are officially plying along with the RTC buses on the routes nationalised long back i.e., from Narsampet to Mahaboobabad and Narsampet to Konaparam via Otyai in Warangal District,

(b) Whether it is also a fact that on account of the private services, the RTC is losing huge amounts of profits to be accrued to, and

(c) if so, the reasons therefor, and the act on taken thereon?
Can't you stop the Buses playing on the roads against the wishes of the R T C !
Oral Answers to Questions 2nd May, 1984

Circulation of Journal 'Telugu'

363—*603— Q— SRI Y S Rajasekhara Reddy (Pulivendala)— Will the Minister for Education be pleased to state,

(a) whether it is a fact that the Telugu Akademi is bringing out a journal entitled 'Telugu'

(b) what is the circulation of the magazine since its inception yearwise, subscription - wise and loose sale?

Minister for Education Sri P Aninda Gajapathi Raju—

(a) Yes, sir

(b) A statement is Annexed

<table>
<thead>
<tr>
<th>Year</th>
<th>Name of the issue</th>
<th>No of copies Printed</th>
<th>Total Number of copies sold by way of subscriptions and loose sales</th>
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<td>1000</td>
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<td>1000</td>
<td>357</td>
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<td>1975</td>
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2nd May, 1984

<table>
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<td>October-December</td>
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<td>October-December</td>
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<td></td>
<td>October-December</td>
<td>1000</td>
<td>432</td>
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</table>

Sri S Jaipal Reddy (Kalwakurthi) – What is the periodicity of the journal? Is it monthly or bi-monthly? Secondly, what is the loss incurred on the publication of the journal? What exactly are the objectives behind the publication of the journal?

Sri P Ananda Gajapathi Raju – This magazine is meant to publish articles in Science, Humanities and Professional courses. The loss incurred in 1983 was Rs 12,000. The Central Government has been requested to re-imburse the loss because this magazine does not contain advertisements and all that
Sri S. Jaipal Reddy – What about the preceding years? The Minister has said about the loss incurred in the previous year.

Sri P. Ananda Gajapathi Raju – I do not have the information. For the current year, I have calculated. There was loss in the previous years. If the Hon. Member desires, I will definitely.

Sri S. Jaipal Reddy – What is the periodicity of the journal? What are the objectives? Does the Government think that the objectives have been served?

Shri P. Ananda Gajapathi Raju – Periodicity is quarterly, and objectives are to publish articles in Science, Humanities, and Professional courses to bring within the reach of the College students, so that they can study them and better their knowledge.

Sri S. Taipal Reddy – What is the volume and circulation?

Shri P. Ananda Gajapathi Raju – Obviously, the name of the magazine is Telugu, and so it is printed in Telugu only.

Sri S. Jaipal Reddy – If we print 500 copies and there is sales of 542 copies, how is it possible to meet the sales? In order to meet the sales, the printing has been increased.

Shri P. Ananda Gajapathi Raju – This is a magazine which is more in the nature of specialisation. Usually, there are many magazines which are published in the country and State many people do...
not purchase this specialised magazine. It is being supplied to various colleges free of cost so that the students might read and benefit out of the contents.

Sri Jaipal Reddy — We are not bothered particularly about the loss alone provided the objectives of the magazine are fulfilled. The objective of the magazine as has been mentioned by the Minister are to popularise original articles of things like Science and Technology for the benefit of college students who are studying in Telugu medium. The college students who studying run into tens of thousands in our State whereas the sales is between 400 to 500. So the objectives have not been served. Would the Minister explain to us as to how many complimentary copies were made available and to what institutions?

Sri P Ananda Gajapathi Raju — This is a limited venture. It is not as if we print unlimited copies. We cannot print thousands of copies. As it is, there is loss in this venture. To reimburse this loss, we have requested the Central Government. If the Centre intervenes, definitely we will make this magazine more widely circulated.

Sri S Jaipal Reddy — What are the number of institutions to which this magazine has been supplied as complimentary copies? If the objectives are to be served, they must be on a larger scale?

Sri P Ananda Gajapathi Raju — 23 complimentary copies have been given to the Members of the Board of Governors and five copies to the Telugu Association at Mauritius. What I am saying is the venture is already incurring loss.

Sri Ananda Gajapathi Raju — After the requirements of the list of sales and subscriptions are met, the rest of the copies are handed over to the Colleges, besides this, 23 complimentary copies for the Board of Governors and 5 copies for Telugu Association at Mauritius. Because of this loss at present, we are not in a position increase the circulation. If the Central Government off-sets this loss, definitely we have no objection to increase circulation.

Mr Speaker — I am postponing the question No 364.
Re-Introduction of Terminal Examination in each Class in the Schools

365—
*554—Q—Sri Vasanta Nageswara Rao (Nandigama) —Will the Minister for Education be pleased to state

(a) whether it is a fact that standards in Secondary Education have fallen deplorably as detention in each class by holding terminal exams, at the end of the academic year, has been discontinued, and

(b) if so, whether the present Government propose to reintroduce terminal exams, in each class at the end of the academic year instead of holding such exams, only for the 7th and 10th classes as at present?

Sri P Ananda Gajapathi Raju —

(a) No, sir
(b) Does not arise

Sri P Ananda Gajapathi Raju — In 1971 the detention system between VIII and X class were abolished. Subsequently in G O issued in 1981 internal assessment was fixed. Then again, we felt that there was lot of malpractice going on in the internal assessment and this was abolished in 1983. In 1971, the idea was to reduce the drop outs. In 1981, the feeling was that it should be continuous evaluation system and therefore, internal assessment was introduced. To-days do agree that some thought should be given in the direction of increasing the standards. Definitely, we will examine all these matters. Sometime back, I gave a statement saying that we should perhaps reconsider the detention system. The matter is still under consideration. Definitely, we will take some time in future and see the matter is given due importance.
Mr Speaker - I also do not know. They must make it a point to be here by 8.30 a.m.

Creation of New Posts by V C of A,P Agricultural University

366—

*525-Q—Sri Nissanka Rao Venkararatnam (Guntur-II) —Will the Minister for Agriculture and Cooperation be pleased to state

(a) no of new posts created by the Vice Chancellor of Andhra Pradesh Agricultural University and when,

(b) the present occupants of the posts, and the financial liability

(c) whether prior permission was obtained from the Academic council, the Board and the Government, by Vice Chancellor and

(d) whether Government ratified the posts?
Statement I - Showing the posts created with the approval of the Academic Council and Board of Management pending approval of the State Government

<table>
<thead>
<tr>
<th>S No</th>
<th>Posts created</th>
<th>Name of the present occupant</th>
<th>Additional expenditure per annum</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Professor of Poultry</td>
<td>Dr. D. Subbarayudu</td>
<td>No additional expenditure since this post was created in lieu of one post of Associated Professor (Rs 1200-1900) and one post of Asst Professor (Rs 700-1600)</td>
<td>Approval of the Board of Management was obtained on 27-8-1982. Ratification of the Academic Council obtained on 18-10-82. The Govt conveyed their ex-post fact approval in GORT No 271, Food &amp; Agri dated 16-3-1983.</td>
</tr>
<tr>
<td>2</td>
<td>Controller of Exams, in Admin. Office of Rajendra Nagar</td>
<td>Sri G Mukundam</td>
<td>The addl expenditure is only Rs 500/- p.a. as the existing post of Registrar in the scale of Rs 1600-2200 has been upgraded to that of Controller of Exams</td>
<td>Approval of the Board of Management was obtained on 30-6-1982.</td>
</tr>
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</tr>
<tr>
<td>3</td>
<td>Principal Information Officer in Admin Office at Rajendranagar</td>
<td>Sr. I. R. Mathur</td>
<td>Rs 18,000/- per annum</td>
<td>Approval of the Board of Management was obtained on 12-10-1982. Since the appointment of Principal Information Officer is only for a period of one year and on consolidated pay and since the expenditure is met within the Block grant without asking addl. funds from Government approval of the Government is not required.</td>
</tr>
<tr>
<td>4</td>
<td>Professor of Plant Pathology, Agril College, Bapatla</td>
<td>Vacant</td>
<td>No addl. expenditure since this post was created in lieu of one Assoc Professor (Rs 1200-1900) and one Instructor in Physics (Rs 700-1600)</td>
<td>Approval of the Board of Management was obtained on 12-10-1982 and that of the Academic Council on 18-10-1982</td>
</tr>
<tr>
<td>5</td>
<td>Professor of Entomology at SVAC, Tirupathi</td>
<td>Vacant</td>
<td>No addl. expenditure since this post was created in lieu of one Associate Professor and one Instructor in Zoology</td>
<td>-do-</td>
</tr>
</tbody>
</table>
Statement II—Showing the posts created during 1982-83 with the prior approval of Board of Management/
Academic Council and Government.

<table>
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<th>S No</th>
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<th>Additional expenditure per annum</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Professor of Mental Science &amp; Tech of Veterinary Science Tirupathi</td>
<td>Dr P Varadaraju</td>
<td>32,000/-</td>
<td>Approval of the Academic Council was obtained on 6-8-78, approval of Board of Management was obtained on 29-8-78. The Government (vide letter No 2180/Agr 111/79-15, dt 3-10-81) agreed in principle for creation of this post and requested the University to address ICAR to meet the cost and to fill up the post only after their concurrence is received. The post was created after the concurrence of ICAR was received. The Government also conveyed their final approval in their letter 536/Agr 111/83-1, dt 30-5-1983</td>
</tr>
<tr>
<td>2</td>
<td>Professor of Biochemistry College of Agriculture Rajendranagar</td>
<td>Dr A Rameshwar</td>
<td>32,000/-</td>
<td>Approval of Academic Council and Board of Management was obtained on 14-2-1970 and 3-8-71 respectively. The Government's concurrence was conveyed with letter No 715/Agr 111/73 5, dt 9-8-1973</td>
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<td>Assoc Professor of Vacant Bio chemistry, College of Agriculture Rajendranagar</td>
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<tr>
<td>4</td>
<td>Professor of Statistics &amp; Maths, College of Agriculture Rajendranagar.</td>
<td>Dr G Nageswara Rao</td>
<td>32,000/-</td>
<td>Approval of Academic Council and Board of Management was obtained on 7-10-76 and 15-11-76 respectively. Govt's concurrence was conveyed with letter No 60433/Agri III/81, dt 8-2-82.</td>
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<td>Professor of Child Development, College of Home Science, Hyderabad</td>
<td>Vacant</td>
<td>32,000/-</td>
<td>Approval of Academic Council and Board of Management was obtained on 18-8-77 and 17-12-77 respectively. Govt's concurrence was conveyed with Lr No 60433/Agri III/81, dt 9-2-82.</td>
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<td>6</td>
<td>Professor of Home Management, College of Home Science, Hyderabad</td>
<td>Vacant</td>
<td>32,000/-</td>
<td>Approval of Academic Council and Board of Management was obtained on 18-8-77 and 17-12-77 respectively. Government's concurrence was conveyed with Lr No 60433/Agri III/81, dt 9-2-82.</td>
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<td>7</td>
<td>Asst Professor of Home Management, College of Home Science, Hyderabad</td>
<td>Vacant</td>
<td>17,370/-</td>
<td>-do-</td>
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*Note* - In respect of all the above posts, the expenditure will be borne by Indian Council of Agricultural Research till February, 1985.
Sri K. Jana Reddy—The university shall not divert earmarked funds for other purposes or revise the scale of pay of the staff or implement any scheme which involves any matching contribution from the Government or which imposes recurring liability on the Government after the assistance from the sponsoring authority ceases without the prior approval of the Government.

“Provided that finance committee may authorise the creation or filling up of the teachers.”

Sri N. Venkataramana.—No, it cannot be an excuse I am taking serious objection.

“Not with standing anything in this act and until such time as the authorities are duly constituted, the vice chancellor may subject to the prior approval of the chancellor appoint any officer.”
కార్యాలయ అధికారులు కారకముల ప్రధానం నియంత్రించి పనిచేస్తుంటాయి. మున్సిపాలిటీ సంస్థలు కార్యాలయ నియంత్రణానికి అధిక ప్రస్తుతి కలిగింది. 15,000 రూపాయల పరిమాణాలు ఉంటుంది. ఈ పరిమాణాలు కోసం అవసరమైన చాలా పరిమాణాలు ఉంటుంది. అందుకే, ఇది వాస్తవానికి పరిమాణ సమస్యలు ఉంటాయి.

ప్రపంచ సంస్థలు తమ కార్యక్రమాల పై అధికారముల అధిక ప్రత్యేకతలను కలిగి ఉంటాయి. మానవ సంస్థలు కార్యాలయ తరహాన్ని అధికారముల పరిమాణాలను ప్రధాన ప్రత్యేక పరిమాణాలు కలిగి ఉంటాయి. ఈ పరిమాణాలు వాస్తవానికి పరిమాణ సమస్యలు ఉంటాయి.

ప్రపంచ సంస్థలు తమ కార్యక్రమాల పై అధికారముల అధిక ప్రత్యేకతలను కలిగి ఉంటాయి. మానవ సంస్థలు కార్యాలయ తరహాన్ని అధికారముల పరిమాణాలను ప్రధాన ప్రత్యేక పరిమాణాలు కలిగి ఉంటాయి. ఈ పరిమాణాలు వాస్తవానికి పరిమాణ సమస్యలు ఉంటాయి.

ప్రపంచ సంస్థలు తమ కార్యక్రమాల పై అధికారముల అధిక ప్రత్యేకతలను కలిగి ఉంటాయి. మానవ సంస్థలు కార్యాలయ తరహాన్ని అధికారముల పరిమాణాలను ప్రధాన ప్రత్యేక పరిమాణాలు కలిగి ఉంటాయి. ఈ పరిమాణాలు వాస్తవానికి పరిమాణ సమస్యలు ఉంటాయి.
Oral Answers to Questions

2nd May, 1984

1. " What is the present status of the proposed railway line from Secunderabad to Somnathpur?"

2. "What is the current status of the proposed railway line from Secunderabad to Nizamabad?"

3. "What is the status of the proposed railway line from Secunderabad to Guntur?"

4. "What is the current status of the proposed railway line from Secunderabad to Kolar?"

5. "What is the current status of the proposed railway line from Secunderabad to Nalgonda?"

6. "What is the current status of the proposed railway line from Secunderabad to Ramanatpur?"

7. "What is the current status of the proposed railway line from Secunderabad to Warangal?"

8. "What is the current status of the proposed railway line from Secunderabad to Nellore?"

9. "What is the current status of the proposed railway line from Secunderabad to Vizianagaram?"

10. "What is the current status of the proposed railway line from Secunderabad to Visakhapatnam?"

11. "What is the current status of the proposed railway line from Secunderabad to Tirupati?"

12. "What is the current status of the proposed railway line from Secunderabad to Gokarna?"

13. "What is the current status of the proposed railway line from Secunderabad to Moodabidri?"

14. "What is the current status of the proposed railway line from Secunderabad to Phalguni?"

15. "What is the current status of the proposed railway line from Secunderabad to Tumkur?"

16. "What is the current status of the proposed railway line from Secunderabad to Davangere?"

17. "What is the current status of the proposed railway line from Secunderabad to Bangalore?"

18. "What is the current status of the proposed railway line from Secunderabad to Mysore?"

19. "What is the current status of the proposed railway line from Secunderabad to Mangalore?"

20. "What is the current status of the proposed railway line from Secunderabad to Kuala Lumpur?"

21. "What is the current status of the proposed railway line from Secunderabad to Colombo?"

22. "What is the current status of the proposed railway line from Secunderabad to Karachi?"

23. "What is the current status of the proposed railway line from Secunderabad to New Delhi?"

24. "What is the current status of the proposed railway line from Secunderabad to Calcutta?"

25. "What is the current status of the proposed railway line from Secunderabad to Bombay?"

26. "What is the current status of the proposed railway line from Secunderabad to Delhi?"

27. "What is the current status of the proposed railway line from Secunderabad to London?"

28. "What is the current status of the proposed railway line from Secunderabad to Paris?"

29. "What is the current status of the proposed railway line from Secunderabad to Tokyo?"

30. "What is the current status of the proposed railway line from Secunderabad to Seoul?"

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100. "What is the current status of the proposed railway line from Secunderabad to Beijing?"
Non-payment of 15% subsidy for Poultry Farmers in Chittoor District

367—

**456-Q** — Sri G Muddu Krishnama Naidu (Puttur) — Will the Minister for Agriculture and Cooperation be pleased to state

(a) whether it is a fact that some poultry farmers have not been paid Central Government 15% subsidy for Small Scale Industries in Chittoor District,

(b) no of poultry farmers got subsidy and to what extent,

(c) no of poultry farmers should get subsidy and to what extent,

(d) the steps taken by the Government?

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(a) 101 poultry farmers got subsidy 15% of Rs. 11,05,000 i.e. Rs. 1,65,750

(b) 14 poultry farmers got subsidy 15% of Rs. 1,87,986 i.e. Rs. 28,247.90

(c) 23 poultry farmers should get subsidy 15% of Rs. 6,22,888 i.e. Rs. 93,433.20

(d) 14 poultry farmers are yet to be paid subsidy.
Providing of Vehicles to All Govt Hospitals

368—

*746-Q—Sri Jalagam Prasadara (Sattupalli) — Will the Minister for Health & Medical be pleased to state
(a) whether there is any scheme with the Government to provide vehicles to all the Government hospitals, and

(b) if so, the steps taken by the Government thereon?
Oral Answers to Questions

2nd May, 1984

Some in English, some in Telugu.

Some details of what was said in English:

1. A question was asked about the distribution of 25,000 rupees among 20 or 25 people.

2. Another question was about the amount of 3,000 rupees.

3. A question regarding 3,000 rupees and 25,000 rupees.

4. A question about the distribution of 3,000 rupees among 20 or 25 people.

5. Another question about the amount of 3,000 rupees.

Some details of what was said in Telugu:

1. A question was asked about the distribution of 25,000 rupees among 20 or 25 people.

2. Another question was about the amount of 3,000 rupees.

3. A question regarding 3,000 rupees and 25,000 rupees.

4. A question about the distribution of 3,000 rupees among 20 or 25 people.

5. Another question about the amount of 3,000 rupees.

Some questions and answers were also in English.
New water supply scheme for Karimnagar Town

370—

*414—(Y)—Q—Sarvasri K. Mru hyunjayam (Karimnagar), Indrasena Reddy (Malakpet), C Janga Reddy (Shayampet) —Will the Minister for Law and Municipalities be pleased to state

(a) whether a new water supply scheme for Karimnagar town is under consideration of the Government for the past two years

(b) if so, the reason for the delay regarding such a grave problem pertaining to one lakh people,

(c) the time by which it will be completed?

((2) 22-2 May, 1984)
Oral Answers to Questions 2nd May, 1984

(a) 1982-83

(b) 1986

(a) 1982-83

(b) 1986
2nd May, 1984

Oral Answers to Questions

1. ఎంపిక శాసనాల్లో లోపం నిషేధం చేసిన శాసనాలను సంఖ్య 12,88,000 మీటర్లు రూపొందించి 10,00,000 మీటర్లు వరకు ఉండాం కాని మరియు ఇంటి తొలి దశాబ్దం లో ప్రభావితమయ్యే శాసనాలు 1983 లో సంచారపరంగా జరిగిన సమాచారాన్ని సంచారించిన విషయాలు.

2. మార్గం అంటే అయితే శాసనాన్ని ఎల్లోపై ఉపయోగించడం కథలు ఉండతాం. దీనితో జరిగిన శాసనాలు వ్యవసాయ ఉపయోగానికి ప్రమాదాయం కూడా ఉండాం. శాసనాన్ని ఎల్లోపై ఉపయోగించడం కథలు మరుసంచారం లో ఉండాం. దీనితో జరిగిన శాసనాలు వ్యవసాయ ఉపయోగానికి మరుసంచారం లో ఉండాం.

3. ఉత్పాదన విధానాలు ప్రభావితం చేసి ఉపయోగం చేసిన శాసనాన్ని లేదా మరియు మరియు ఇంటి తొలి దశాబ్దం లో ప్రభావితమయ్యే శాసనాలు 1983 లో సంచారపరంగా జరిగిన సమాచారాన్ని సంచారించిన విషయాలు.

4. ఉత్పాదన విధానాలు ప్రభావితం చేసి ఉపయోగం చేసిన శాసనాన్ని లేదా మరియు మరియు ఇంటి తొలి దశాబ్దం లో ప్రభావితమయ్యే శాసనాలు 1983 లో సంచారపరంగా జరిగిన సమాచారాన్ని సంచారించిన విషయాలు.

5. ఉత్పాదన విధానాలు ప్రభావితం చేసి ఉపయోగం చేసిన శాసనాన్ని లేదా మరియు మరియు ఇంటి తొలి దశాబ్దం లో ప్రభావితమయ్యే శాసనాలు 1983 లో సంచారపరంగా జరిగిన సమాచారాన్ని సంచారించిన విషయాలు.

6. ఉత్పాదన విధానాలు ప్రభావితం చేసి ఉపయోగం చేసిన శాసనాన్ని లేదా మరియు మరియు ఇంటి తొలి దశాబ్దం లో ప్రభావితమయ్యే శాసనాలు 1983 లో సంచారపరంగా జరిగిన సమాచారాన్ని సంచారించిన విషయాలు.

7. ఉత్పాదన విధానాలు ప్రభావితం చేసి ఉపయోగం చేసిన శాసనాన్ని లేదా మరియు మరియు ఇంటి తొలి దశాబ్దం లో ప్రభావితమయ్యే శాసనాలు 1983 లో సంచారపరంగా జరిగిన సమాచారాన్ని సంచారించిన విషయాలు.

8. ఉత్పాదన విధానాలు ప్రభావితం చేసి ఉపయోగం చేసిన శాసనాన్ని లేదా మరియు మరియు ఇంటి తొలి దశాబ్దం లో ప్రభావితమయ్యే శాసనాలు 1983 లో సంచారపరంగా జరిగిన సమాచారాన్ని సంచారించిన విషయాలు.

9. ఉత్పాదన విధానాలు ప్రభావితం చేసి ఉపయోగం చేసిన శాసనాన్ని లేదా మరియు మరియు ఇంటి తొలి దశాబ్దం లో ప్రభావితమయ్యే శాసనాలు 1983 లో సంచారపరంగా జరిగిన సమాచారాన్ని సంచారించిన విషయాలు.
Announcement 2nd May, 1984

Re- Arrest of Sri G Gurunadh Reddy, M L A

Mr Speaker - I am to announce to the House that Sri G Gurunadh Reddy, M.L.A was arrested at 7-40 A.M., on 26-4-1984 in Old M.L.A quarter, Hyderabad in the form of an Adjournment Motion

Mr Speaker - That is not admissible

Sri D K Samara Simha Reddy - Sir, before giving your decision on the issue please give us an opportunity to make a submission

Mr Speaker - Unless it is admitted, how can I give an opportunity? I admitted it under Rule 329 and posted it for to-morrow because any matter where a M.L.A, is arrested

Sri D K Samara Simha Reddy - Sir, according to the Rules as well as the Handbook for the Legislators, as well as the Practice of Parliamentary Procedure by Kaul & Saikdhar, it must satisfy
three requirements. It definitely satisfied all the three requirements. Firstly, it must be a definite one—and it is a definite one. Secondly, it must be an urgent one— and it is an urgent one. Thirdly, it must be of public importance— it definitely has public importance. Kindly bear with us and if it does not satisfy all these requirements for an Adjournment Motion, you can definitely put it under Rule 329.

Mr Speaker — It is an arrest made under the normal course of Law and it is not a subject matter of urgent nature.

Sri D K Samara Simha Reddy — Sir, we are not confining ourselves to the question and whether the arrest is under normal process of Law or not is a different matter. What has preceded behind it and what is the past history behind it? It is not a question of a single Legislator and what will be the fate of all these Legislators to-morrow? I am not trying to put it on the question of any party plane. I would like to put it above the party plane. I would like to deal it in a higher pedestal.

Mr Speaker — That you can submit to-morrow when the matter is taken up.

Sri D K Samara Simha Reddy — Sir, if I am given an opportunity, I will be able to convince you, because it is an Adjournment Motion.

Mr Speaker — It will be coming to-morrow. You can refer it to-morrow under 329.
Mr Speaker — Let us not go into the merits of the case. The
prima facie case is that — a partcular Member was arrested under the
normal Law of the land. That cannot be the subject matter for an
Adjournment Motion. That is why I have taken it as 329 and will
be taken up tomorrow.

Sri D K Samarasimha Reddy — I am quite aware of the facts and
I am not going into the merits of the question. I am going into the
point which has preceded behind what all happened and that is more
relative. That itself would give us enough material to treat it as an
urgent one to treat as an Adjournment Motion.

Otherwise I would not have pressed it for an Adjournment Motion.

Mr Speaker — Any way, I am not convinced. Let us take it
tomorrow. I shall send the notice to the concerned minister also to
come with the reply tomorrow. We will take up tomorrow. It
has happened one week or ten days back and there is no such urgency.

Sri D K Samarasimha Reddy — Are you keeping it to tomorrow
Sir?

Mr Speaker — Yes.
28 2nd May, 1984 Business of the House

...
Mr Speaker - I will check up in the office. Some confusion is there in avoiding overlapping.
Papers Laid on the Table

Andhra Pradesh Entertainments Tax (Second Amendment) Ordinance, 1984

Minister for Revenue (Sri P Mahendranath) – Sir, on behalf of Sri N Bhaskara Rao, Minister for Finance, I beg to lay on the Table of the House, a copy in each of the following Ordinances as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India.

(1) The Andhra Pradesh Entertainments Tax (Second Amendment) Ordinance, 1984 (Andhra Pradesh Ordinance No 14 of 1984)

(2) The Andhra Pradesh Public Employment (Regulation of Age of Superannuation) (Second) Ordinance, 1984 (Andhra Pradesh Ordinance No 16 of 1984)

The Andhra Pradesh Districts (Formation) Third Amendment Ordinance, 1984 (Ordinance No 12 of 1984)

The Minister for Revenue (Sri P Mahendranath) – Sir, I beg to lay on the Table a copy in each of the following Ordinances as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India.

(1) The Andhra Pradesh Districts (Formation) Third Amendment Ordinance, 1984 (Andhra Pradesh Ordinance No 12 of 1984)


The Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Second Amendment) Ordinance, 1984 (Ordinance No 15 of 1984)

Sri P Mahendranath – Sir, with your permission, on behalf of the Minister for Khadi and Village Industries and Information and Public Relations and Legislative Affairs, I beg to lay on the Table a copy of the Andhra Pradesh Payment of Salaries and Removal of Disqualifications (Second Amendment) Ordinance, 1984 (Andhra Pradesh Ordinance No 15 of 1984) as required under sub-clause (a) of clause (2) of article 213 of the Constitution of India.

Mr Speaker – Papers laid
Papers Laid on the Table  
2nd May, 1984  31

It is a double offence and double crime

Whether the re-issue is legally consistent with the provisions of the Constitution. But the re-issue should also be rarely exercised even if it were to be legally valid.

He is not the Minister in-charge of the portfolio. If the concerned Minister was present, probably he would have been in a position to explain better. If the Minister is absent, the reasons for the absence must be known to the Members from the Chair. We cannot ask the Minister. But, we can ask the Chair. Therefore, to facilitate proper functioning of the House, it is advisable that the Speaker informs the House before taking up the particular issue saying that so and so has gone to such and such place and I am permitting. Otherwise, the Ministers are taking it for granted. Again, Sir, the other Bills are there. The concerned Ministers are absent. I can understand some other Minister moving a motion for introducing a Bill but not for consideration. How can we consider when the concerned Minister is not present?
Mr Speaker – That is why I am passing over and taking No 3

3rd Section: - Now let me tell you the reason why this...
Because the matter is already seized by the Select Committee of the Legislature and the Select Committee is going to think over and submit its report to the Legislature

Once the Revenue mandals are created, they will automatically become headquarters of the Taluks and to-morrow, no Legislator will have any say in the matter—even in the future also. At that time also, the Members from both sides urged the Minister to have the matter reconsidered and allow the Legislators to represent to the Minister before Government makes up its mind.
Sir, the matter has been discussed already in the House.

I am asserting that the mandals are going to be created immediately after the meeting are over. New mandals would be announced and then only the Select Committee's recommendations would come.

When a Select Committee is seized of it, how can you,
issue an ordinance? That is the fundamental point. Even when the Select Committee is seized of the particular issue there is a provision for promulgation of Ordinance. I am not disputing the legal validity. I am only going into the merits and manner in which the ordinances are promulgated.

Sri S. Jagapathi Reddy: They have already obtained the recommendation from the Collector? What the Collectors have recommended, we are not aware of. We were never taken into confidence.

After you confront the Legislators with accomplished fact, with a fait accompli, there is no point in consultation. We will be embarrassed even if we are consulted.

Sri M. Venkata Naidu: Let the Minister communicate what the Collectors have recommended. Let the Government hear our reaction and finally publish it in gazette.

Sri D. Narayanaswamy (Anantapur): It is very strange that the leaders of the Opposition should speak of democratic values. When this Assembly has passed a resolution abolishing the Legislative Council, it is in the value of democracy that it stands abolished. It is only a formality that the Parliament should have agreed for the resolution to cease to exist. Inspite of this if the Council were to refer to the Select Committee on that ground the Government cannot be expected to stop further action. There is no democratic value in the demand made by the learned members of the opposition. This Assembly represents the people's desire. The Council should be abolished, but it has not been done. Still the leaders say the Select Committee is there. It is only existing de jure. In the people's desire it stands abolished. Therefore I wish that the Government should take further action in the matter. There is no value in the demand made by the learned members of the Opposition.
2nd May, 1984 Papers Laid on the Table

...
Papers Laid on the Table
2nd May, 1984

It is open for public and anybody can give a representation and it can be thrown into the dustbin as usual. Anybody can give his opinion.

must be taken into confidence before announcing.
Sir, I beg to move,

That you will communicate to the legislators about the proposals made by the Collectors.

(interruptions)

Sir, I beg to move,

That you will communicate to the legislators about the proposals made by the Collectors.

Government Bills

The Indian Electricity (Andhra Pradesh Amendment) Bill, 1984
(L A Bill No 18 of 1984)

Minister for Finance and Electricity (Sri N. Bhaskara Rao) –
Sir, I beg to move,
"That the Indian Electricity (Andhra Pradesh Amendment) Bill, 1984" be taken in to consideration

Mr Speaker – Motion moved

The Central Government has framed the Indian Electricity Rules. Under Rule 45 the State Government is authorised to issue licences. So, the State Government has constituted a licencing Board. When impugned order was quashed before the High Court, I have now come before the House for enlisting this as one of the amendment so that the Government will have power to issue licence. Under Rule 45 of the State Government is authorised to issue licence to a person for carrying out electrical operations. Under the Rules licencing Board has been constituted. There upon, I am before the House for any amendment

Sri S Jaipal Reddy – It is only done to get over the legalistic hurdle. I have no objection.

Mr Speaker – I shall now put the motion to vote.

The question is:

"That the Indian Electricity (Andhra Pradesh Amendment) Bill, 1984 be taken into consideration"

The motion was adopted

Clause 2, 1, Enacting Formula and Long Title

Mr Speaker – There are no amendments to Clause 2, 1, Enacting Formula and Long Title. The question is:

That Clauses 2, 1, Enacting Formula and Long Title do stand part of the Bill.
The motion was adopted and Clauses 2, 1, Enacting Formula and Long Title were added to the Bill

Sri N Bhaskara Rao – Sir, I beg to move
“That the Indian Electricity (Andhra Pradesh Amendment) Bill, 1984 be passed”

Mr Speaker – Motion moved,

(Pause)

The question is
“That the Indian Electricity (Andhra Pradesh Amendment) Bill, 1984 be passed”

(Pause)

The motion was adopted and the Bill was passed

The Andhra Pradesh Urban Areas Police Bill, 1984
(L A Bill No 17 of 1984)

Sri N Bhaskara Rao – Sir, I beg to move.

“That the Andhra Pradesh Urban Areas Police Bill, 1984 be taken into consideration”

Mr Speaker – Motion moved

Sri M Venkaiah Naidu – Who will reply? I will understand if it is introduction of the Bill

Though I feel it is fit case for the amendment of the said rules...
The Andhra Pradesh Civil Courts (Amendment) Bill, 1983
(L A Bill No 20 of 1983)

Sri Y Ramakrishnudu,- Sir, I beg to move

“That the Andhra Pradesh Civil Courts (Amendment) Bill, 1983 be taken into consideration”

Mr Speaker,- Motion moved
42 2nd May, 1984

Government Bills
The Andhra Pradesh Civil Courts
(Amendment) Bill, 1983
(L. A Bill No 20 of 1983)

The Andhra Pradesh Civil Courts (Amendment) Bill, 1983
(L. A Bill No 20 of 1983)

10,000, 2nd May, 1984
Govt. of Andhra Pradesh

(Court of Orissa)

A Bill to amend the Andhra Pradesh Civil Courts Act, 1970,

The Assembly of the State of Andhra Pradesh,

The Andhra Pradesh Civil Courts (Amendment) Bill, 1983
(L. A Bill No 20 of 1983)

A Bill to amend the Andhra Pradesh Civil Courts Act, 1970,

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Government Bills
The Andhra Pradesh Civil Courts
(Amendment) Bill, 1983
(L. A. Bill No 20 of 1983)

2nd May, 1984

It is long overdue. This is a very conservative approach on the part of the Government. When we are supporting the Bill, it should not be difficult task for the minister to table an official amendment. I want the minister to respond as to whether he is ready to table the amendments?

property value—I think though there are two inter-linked separate process, they are linked

and

20 years 20 years
Government Bills
The Ardhra Pradesh Civil Courts
(Amendment) Bill, 1983
(L A Bill No 20 of 1983)

The value of the rupee as per 1971 basis, it is only 20 paisa
Government Bill
The Andhra Pradesh Civil Courts (Amendment) Bill, 1983
(L. A. Bill No. 20 of 1983)

We are not encroaching upon their jurisdiction. Nobody is opposing the Bill but we are strengthening your hands.

Sri S. Jaipal Reddy - If our Legislative experience has any bearing once the Bill is passed and made into a Law, amendments to the same Bill or same Act by the Government, even if they are deemed to be desirable, would take years, even decades, and I am sure Mr. Ramakrishnudu will not be the Minister at that time much less the Minister for Law.
I do not know the legal provision which compels us to consult the Government of India in matters like this. Since it is concerning the Courts, it is necessary and desirable to take the views of the High Court and consult.

Sir P Ramachandra Reddy - Sir, these figures were visualised about ten years back. This Bill was visualised and process was done even when we were there for the last one year, this Bill is pending. I do not think by increasing the pecuniary jurisdiction of these Courts, the High Court will come in that way. I suggest the Minister to reconsider his statement and concede to this. I do not think any formal consultation is necessary with the High Court. The Civil Court Act Amendment is within the competence of our Legislature and which still increases the other aspects also, which we have not stated earlier. This will increase the Court fee income for the State. Supposing the Munsiff Court is available at every point and by increasing Rs 100, he has to go to sub-court. This is at divisional level. A man will reduce the value and try to see that it comes within the jurisdiction of a lower court, which is nearer to him. So, the pecuniary jurisdiction, i.e., increasing the pecuniary jurisdiction - this type of reducing the value and paying less court fee habits will also come down, resulting in more income the Government. Therefore it is very wise and sensible act and we are advising without charging the fee to the Government. And let them accept this Sir, and let it be passed unanimously.
Government Bills
The Andhra Pradesh Civil Courts
(Amendment) Bill, 1983
(L. A. Bill No 20 of 1983)

Why I have given this example is only to indicate the tortuous
manner in which the Legislative business takes place in our House,
under the direction of the Government. So, let the Bill be put off.

Chairman - The Minister says, if it is possible he will get it
during the next Session.

Sri S. Jaipal Reddy - Sir, Sri Ramachandra Reddy has
tendered advice without charging any fee and that is the reason as to
why his advice is not needed.
The Ardhra Pradesh Civil Courts
(Amendment) Bill, 1983
(L. A. Bill No. 20 of 1983)

Under valuation is a big disease

I think, the High Court will not take a minute for agreeing

The Sub - Courts also have no work

I request you to defer it for three days After all, consultation

is customary - neither contradictory nor mandatory

It is time consuming for the House and the Government When
the Government does not differ in regard to the basic approaches
that are inspite in our suggestion, why should the Government
hesitate, Has it become an issue of prestige when we are agreeing with
the government more vehemently in regard to the objects of the Bill?
Government Bills  

The Andhra Pradesh Civil Courts (Amendment) Bill, 1983  
(L A Bill No 20 of 1983)

The motion was adopted and the Bill was considered

Chairman – I shall now request the Members to move their amendments

Sri Y Ramakrishnudu – Sir, I beg to move “In the enacting formula for the words Thirty-fourth” Substitute the words “Thirty-fifth”

Chairman – Amendment moved,

Sri Y, Ramakrishnudu – Sir, I beg to move “In clause 1 for “1983” substitute “1984”

Chairman – Amendment moved
Chairman - This is a Bill of 1983,
Chairman - I shall now put the clauses to vote
There are no amendments to clauses 2 to 7
The question is
"That clauses 2 to 7 do stand part of the Bill"
(Pause)
The motion was adopted and clauses 2 to 7 were added to the Bill
Chairman - For clause 1 there is one official amendment
The question is
"In clause 1 for "1983" substitute "1984"
(Pause)
The amendment was carried
Chairman - The question is
"That clause 1 as amended to stand part of the Bill"
(Pause)
The motion was adopted and clause 1 as amended was added to the Bill
Chairman - For the enacting formula, there is one official amendment
The question is
"In the enacting formula for the words "Thirty-fourth" substitute the words "Thirty-fifth"
(Pause)
The amendment was carried
Chairman - The question is
"That the enacting formula as amended do stand part of the Bill"
(Pause)
The motion was adopted and the enacting formula as amended was added to the Bill
Chairman - The question is
"That the long title do stand part of the Bill"
(Pause)
The motion was adopted and the long title was added to the Bill

Chairman - I shall now request the Minister to move the motion for passing of the Bill

Sri Y Ramakrishnudu - Sir, I beg to move "That the Andhra Pradesh Civil Courts (Amendment) Bill, 1984 be passed"

(Pause)

The motion was adopted and the Bill was passed
The Andhra Pradesh (Telangana Area) Small Causes Courts (Amendment) Bill, 1984 (L A Bill No 11 of 1984)

The question is

"That the Andhra Pradesh (Telangana Area) Small Causes Courts (Amendment) Bill, 1984 be taken into consideration"

(Pause)

The motion was adopted and the Bill was considered

Chairman - I shall now put the clauses to vote

The question is

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

(Pause)

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

Sir Y Ramakrishnudu - Sir, I beg to move,

"That the Andhra Pradesh (Telangana Area) Small Causes Courts (Amendment) Bill, 1984 be passed"

Chairman - Motion moved

The question is

"That the Andhra Pradesh (Telangana Area) Small Causes Courts (Amendment) Bill, 1984 be passed"

(Pause)

The motion was adopted and the Bill was passed

Chairman - Now, the entire business is over. The House stands adjourned to meet again at 8.30 a.m. to morrow

The House then adjourned at 11.03 a.m. till 8.30 a.m. on Thursday, the 3rd May, 1984)