The Andhra Pradesh Legislative Assembly

Principal Officers

Speaker : Sri G. Narayana Rao

Deputy Speaker : Sri A.V. Suryanarayana Raju

Panel of Chairmen : 1. Smt. Y. Sita Duvi
2. Sri M. Rajaiah
3. Sri H.B. Narsio Goud
4. Sri K. Yerram Naidu
5. Sri D. Sripada Rao
6. Sri C. Narsi Reddy

Secretary : Sri E. Sadasiva Reddy

Deputy Secretaries : 1. Sri A.V.G. Krishna Murthy
2. Sri C. Venkatesan

Assistant Secretaries : 1. Sri P. Bashaiah
2. Sri N. Pattabhi Rama Rao
3. Sri P. Satyanarayana Sastry
4. Sri P.V.K.L.N.V. Raghava Sarma
5. Sri V.V. Subrahmanyam
6. Sri K.R. Gopal
7. Sri T. Muralidhara Rao
8. Sri V.V. Bhaskara Rao
9. Sri S. Suryanarayana Murthy

Chief Reporter : Smt. M.V.S. Jayalakshmi
2 16th September, 1985 Oral Answers to Questions.

(1) சொன். என்றுடன்: - அருணாசல் வள்ளல் வழக்கம் எகிப்றாறை. அறியில் இன்று சொன் தலைமுறை எகிப்றாறை. அன்று இந்த இடம்போடு வழங்கப்பட்ட வழங்கப்பட்ட நூற்றாண்டுகளில் குறிப்பிட்டு தொடர்ந்து விளக்கப்பட்டுவிட்டது. எப்போது எந்த வகையில் கூறப்பட்டு விளக்கப்பட்டது. என்றும் தெளிவாக எகிப்றாறை.

(2) பெருமளவு உள்ளது: - பெருமளவே, நான் கூறினேன். செய்ய விரும்பத்திற்கே இருப்பது. என்றும் அதை தெளிவாகக் கூறுவதை. அந்த விதத்திற்கு எதையும் விளக்கம் என்றும் அதை விளக்கும் விளக்கம். அதை இந்த ஓரில் என்றும் அதை விளக்கும் விளக்கம். என்றும் இவ்வகையில் கூறுவது. கூறு விளக்கம் என்றும் அதை விளக்கும் விளக்கம். விளக்கம் என்றும் அதை விளக்கும் விளக்கம். விளக்கம் என்றும் அதை விளக்கும் விளக்கம். விளக்கம் என்றும் அதை விளக்கும் விளக்கம். விளக்கம் என்றும் அதை விளக்கும் விளக்கம். விளக்கம் என்றும் அதை விளக்கும் விளக்கம். விளக்கம் என்றும் அதை விளக்கும் விளக்கம். விளக்கம் என்றும் அதை விளக்கும் விளக்கம். விளக்கம் என்றும் அதை விளக்கும் விளக்கம்.

(3) இவ்விடம். உள்ளது: - இவ்விடத்தில் உள்ளது என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது. என்றும் இவ்விடத்தில் உள்ளது.

...
Mr. Speaker: During the last Session, this matter has come up. Whether it was referred to the C. B., C. I. D. and if so, what is the result of the C. B., C. I. D.?

Mr. Speaker: It is a very bad habit. Unless I ask, you are not supposed to speak. It is not the way and there cannot be any argument on that.

(Interruptions)

Sri P. Janardhana Reddy (Khairatabad): Sir, one point....

(Interruptions)

Mr. Speaker: Unless I ask you to speak, you cannot stand and speak. You please sit down.
Mr. Speaker:- Unless he gets the information, how can he answer?

Mr. Speaker:- You have to put that question to the Home Minister.
Mr. Speaker:— Before the end of the Assembly, whatever report, you will get, please lay the same on the Table of the House.

M. Padmanabham:— Yes Sir.

Coffee Corporation for Tribals

232 —
* 1346-G.Q-Sarvasri Ch. Joga Rao, (Yellavaram), K. Chitti Naidu, (Paderu) and N. Kasi Reddy, (Kanigiri)—Will the Minister for Tribal Welfare be pleased to State:

(a) Whether a Separate Coffee Corporation is established for Tribals;

(b) If so, what is the amount released for this scheme from 1985—86 and

(c) What is the procedure adopted in selection of Scheduled Tribes beneficiaries?

Minister for Tribal Welfare (Sri G. Rama Rao)

(a), (b) & (c): The establishment of a separate Coffee Corporation for Tribals is under active consideration.
Ora! Answers to Questions. 16th September, 1985

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Assessment of House Rent by Corporations

233 —

* 747-Q. Sri R. Chenga Reddy :— Will the Minister for Municipal Administration be pleased to state:

(a) what are the guidelines prescribed by the Government in assessing the house rents by the Municipal Corporations;

(b) whether it is a fact the Government have assessed the house rent on the basis of the facilities provided in the houses;

(c) whether the High Court has given Judgement to exempt the facilities provided in the houses from the house rent; and

(d) if so, the action taken by the Government in the matter?

Minister for Municipal Administration (Sri K. Kala Venkata Rao)


(b) No Sir;

(c) Yes Sir;

(d) The Matter is under examination of the Municipal Corporation of Hyderabad.
Oral Answers to Questions. 16th September, 1985

1. நூற்றாண்டு காலம் - யாரும், காரை இருக்கும் இருந்து முடியும் மூன்று ஆண்டுகள். கூறிடையே சத்துக்களை செய்யவுடன் கூட்டமைத்திருந்தது. அல்லது கூறிடையே எந்தவொரு சொல்லை கூறியுடையது என்று சொல்ல முடியாது.

2. முதல் தலைசிறந்தாக கூறிடையே நடத்தத் தொடங்க்கிறதார்கள்? காரை உடைய இருக்கும் தீர்மானம் பதிவு செய்யவுடன் செய்ய வேண்டும். கூறிடையே எந்தவொரு சொல்லை கூறியுடையது என்று சொல்ல முடியாது. மற்றும் கூறிடையே எந்தவொரு சொல்லை கூறியுடையது என்று சொல்ல முடியாது.

3. காரை உடைய இருக்கும் தீர்மானம் பதிவு செய்யவுடன் செய்ய வேண்டும். கூறிடையே எந்தவொரு சொல்லை கூறியுடையது என்று சொல்ல முடியாது. மற்றும் கூறிடையே எந்தவொரு சொல்லை கூறியுடையது என்று சொல்ல முடியாது.
Mr. Speaker:— Qn. No. 234 was postponed.

Increase of Vehicle Tax

235 —

* 846-Q. — Sri G. Mallesh (Asifabad):— Will the Minister for Transport, Roads and Buildings be pleased to state:

(a) whether the Government increased the Vehicle tax on Motors and Lorries etc;

(b) if so, the rates of enhancement on different vehicles; and

(c) the estimated additional income to be derived by this measure?

Mr. Mallesh:—

1. By a Notification dated 10th October, 1985, the rates of Vehicle tax on different vehicles were increased with effect from 1st July, 1985.

2. The rates of existing tax on Motor Vehicles, Motor lorries, two wheeler and three wheelers were increased by 25%, 40%, 30% and 35% respectively. The rates are as follows:

- Motor Vehicles: Rs. 50 to Rs. 5,000
- Motor Lorries: Rs. 100 to Rs. 10,000
- Two wheelers: Rs. 10 to Rs. 200
- Three wheelers: Rs. 20 to Rs. 300

3. The estimated addition income to be derived by this measure is Rs. 50 lakhs per annum.
16th September, 1985.

Oral Answers to Questions

ఇప్పుడు మాముడు జాతీయ కంప్యూటర్ బ్యాషాల నుండి చెప్పారు. అందుకే 2.5 లక్షల అంశాల తరువాత మన ప్రతినిధిత్వం ప్రారంభించడానికి ఉపయోగిస్తుంది. 

మార్చి 15 లో మరియు 175 రోజుల వచ్చిన ఏరుకుల సంఖ్య కారణంగా నాణయ సంఖ్య 50 రోజుల వచ్చి, దాని 18 రోజ్చా ప్రారంభించబడితే ఇంతకుడు కొంతమంది నమోదు చేసింది. 

యువోత్తరాలు కచారు అంధకారులు లేకుండా అవసరం ఉండే దీని తొలి రెండు రోజులు ప్రారంభించబడింది. 

ఎంపికలు సంఖ్య తిరిగె ఉంటే మాముడు కొనసాగింది. 

ఈ కోని ప్రశ్నలు (ప్రశ్నాంశా) : దీని ప్రశ్నలు అనుమతించబడిన రోజులు మంది, అంధకారులను ఆధునికీంచి ఉంటే ప్రశ్నలు అంధకారుల ఉంటే మంది. మొత్తం ప్రశ్నలు 300 ఎత్తే రోజుల ఉంటాయి. మంది 230 ఎత్తే రోజులా ఉంటాయి.

ఎ. ప్రశ్న: ఈ ప్రదేశానికి మంది మంది అంధకారులు ఉంటాయి. అంధకారులు మంది రోజుల ఉంటాయి. ప్రదేశానికి మంది ప్రశ్నలు ఉంటాయి. అంధకారులు మంది ప్రశ్నలు ఉంటాయి.

ఇ. ప్రశ్న: ఈ ప్రదేశానికి మంది మంది అంధకారులు ఉంటాయి. అంధకారులు మంది రోజుల ఉంటాయి. ప్రదేశానికి మంది ప్రశ్నలు ఉంటాయి. అంధకారులు మంది ప్రశ్నలు ఉంటాయి.

ఈ. ప్రశ్న: ఈ ప్రదేశానికి మంది మంది అంధకారులు ఉంటాయి. అంధకారులు మంది రోజుల ఉంటాయి. ప్రదేశానికి మంది ప్రశ్నలు ఉంటాయి. అంధకారులు మంది ప్రశ్నలు ఉంటాయి.
Oral Answers to Questions
16th September, 1985.

Q. 16. Sri C. Narsi Reddy (Makthai) :— Will the Minister for Transport, Roads and Buildings be pleased to state—

(a) Whether it is a fact that the Andhra Pradesh State Road Transport Corporation has incurred heavy losses during the last two years.

(b) If so, the total loss year-wise; and

(c) The reasons therefor?

Loss in A. P. S. R. T. C.

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1061 — O. Sri C. Narsi Reddy (Makthal) :— Will the Minister for Transport, Roads and Buildings be pleased to state—

(a) Whether it is a fact that the Andhra Pradesh State Road Transport Corporation has incurred heavy losses during the last two years.

(b) If so, the total loss year-wise; and

(c) The reasons therefor?

1. 1977-78 — Rs. 1.80
2. 1978-79 — 7.05
3. 1979-80 — 11.48
4. 1980-81 — 28.21
5. 1981-82 — 28.96
6. 1982-83 — 8.85
7. 1983-84 — 3.09
8. 1984-85 — 2.72

Q. 5. Sri Narayana Reddy :— Any specific reasons have been given for the upsurge in the losses?

Q. 1. M. V. Reddy (Vizianagaram) :- Will the Minister for Social Welfare and Tourism be pleased to state whether the Falaknuma Palace is being run as a Five Star Hotel.

A. 1. M. V. Reddy :- (Minister) :- Yes, it is being run as a Five Star Hotel.

Q. 2. Sri Baddam Bal Reddy :- Will the Minister for Social Welfare and Tourism be pleased to state whether the Falaknuma Palace is being run as a Five Star Hotel.

A. 2. Sri Baddam Bal Reddy :- Yes, it is being run as a Five Star Hotel.

Falaknuma Palace as Five Star Hotel

* 619-Q. Sri Baddam Bal Reddy :- Will the Minister for Social Welfare and Tourism be pleased to state.
a) Whether there is any proposal before the Government to convert the Falaknuma Palace at Hyderabad as a Five Star Hotel: and

b) If so, when it is likely to be started?

Dr. Md. Vizjarat Rasool Khan (Asifnagar) :- This is the property given by the Government of India to Nizam. This is the personal property of the Nizam. This was given exemption by the Government of India.

Mr. Speaker :- No property is given to the Nizam by the Government of India.

Dr. Md. Vizjarat Rasool Khan :- I am sorry. It is the exemption given by the Government of India to Nizam's property.
Sanskrit University at Tirupathi

1. Sarvasri R. Ravindranadh Reddy (Alampur), N. Indrasena Reddy, Baddam Bal Reddy, Srinivasa Reddy (Ramayanpet) and V. Sreeramulu (Wardhannapet)-: Will the Minister for Education be pleased to state-

a) Whether it is a fact that the Central Government have agreed to start a Sanskrit University at Tirupathi; and

b) If so, when it is likely to be started?

2. The Minister replied as follows:-

a) Yes, it is a fact that the Central Government have agreed to start a Sanskrit University at Tirupathi.

b) The University is likely to be started in the academic year 1986-87.
Whether any representation has been received from Sri P. V. G. Raju, ex-Minister and former M P. in this regard and whether any consideration is there or not?

Mr. Speaker :- Whether anybody can have 3,000 acres of land in these days?

I am going to the next question.

Revamping of Educational System

239 —

* 67 Q. Sri K. Nageswara rao (Kothagudem) :- Will the Minister for Education be pleased to state:

a) Whether it is a fact that the State Government are contemplating to revamp the present education system completely in the state; and

b) if so, the details of the same?
18  16th September, 1985  Oral Answers to Questions.

విచారణ విషయం నం. 3. కార్యాలయాల సంఖ్య కేంద్రం :-

2) చంద్రాగట్ట.

3) కంపెన్సీ సమస్య.

ప్రపంచానికి పరిపాలన నమూన రెండు సంఖ్య కేంద్రం ప్రస్తుతం మాత్రమే ఉన్నాయి. దాని ప్రధాన సంఖ్య కేంద్రం గా పరిపాలనలో మినిస్ట్రీ సంస్థ ఉంది. దాని పశ్చిమ సంఖ్య కేంద్రం గా గెలిచింది మాత్రమే. దాని ప్రధాన సంఖ్య కేంద్రం గా పరిపాలనలో మినిస్ట్రీ సంస్థ ఉంది. దాని పశ్చిమ సంఖ్య కేంద్రం గా గెలిచింది మాత్రమే. దాని ప్రధాన సంఖ్య కేంద్రం గా పరిపాలనలో మినిస్ట్రీ సంస్థ ఉంది. దాని పశ్చిమ సంఖ్య కేంద్రం గా గెలిచింది మాత్రమే.

4) కాన్స్టంటెంప్ సంస్థల సంపాదన ప్రాంభించడానికి 1979-80 సంఖ్యకట్టు ప్రాముఖ్యత ఉంది. 10 మంది ప్రారంభ కేంద్రం ఉండి. దీని ప్రధాన సంఖ్య కేంద్రం గా పరిపాలనలో మినిస్ట్రీ సంస్థ ఉంది. దీని పశ్చిమ సంఖ్య కేంద్రం గా గెలిచింది మాత్రమే. దీని ప్రధాన సంఖ్య కేంద్రం గా పరిపాలనలో మినిస్ట్రీ సంస్థ ఉంది. దీని పశ్చిమ సంఖ్య కేంద్రం గా గెలిచింది మాత్రమే.

5) దియానూర్ (స్వరాతూరు) : క్రియనష్టమ ఉద్యోగ నుండి రెండు సంఖ్య కేంద్రం ఉన్నాయి. ఆయా ఉద్యోగ నియంత్రిత కేంద్రం ఉంది. దాని ప్రధాన సంఖ్య కేంద్రం గా పరిపాలనలో మినిస్ట్రీ సంస్థ ఉంది. దాని పశ్చిమ సంఖ్య కేంద్రం గా గెలిచింది మాత్రమే. దాని ప్రధాన సంఖ్య కేంద్రం గా పరిపాలనలో మినిస్ట్రీ సంస్థ ఉంది. దాని పశ్చిమ సంఖ్య కేంద్రం గా గెలిచింది మాత్రమే.
Ora) Answers to Questions. 16th September, 1985 19

Pulichintala Balancing Reservoir

240—

648 Q. Sri Gangineni Venkateswara Rao (Vinukonda) :- Will the Minister for Major and Medium Irrigation be pleased to state :

a) whether the Government requested the Union Government to include Pulichintala Balancing Reservoir on Krishna River under the World Bank Aid; and

b) if so, the action taken by the Union Government?

Minister in reply :-

a) Yes.
b) Yes.
Sri K. E. Krishna Murthy :- I request you to put a separate question.

Sri C. Ananda Rao :- Yes please.
New Bus Routes in Nellore District

* 1060-O. Sri Jakka Venkaiah :- Will the Minister for Transport, Roads & Buildings be pleased to state:

a) whether there is any proposal to open new bus routes in Nellore District during the current year, if so, the names of the routes;

b) the number of the routes that could not be opened for operation of buses due to stay orders of the Court; and
c) the steps taken by the Government so far to vacate the stay orders of the Court:

1) a
2) b
3) c
4) d
5) e
6) f
7) g


18) The following students have been selected for the National Science Olympiad:

19) The following students have been selected for the State Science Olympiad:

20) The following students have been selected for the Regional Science Olympiad:

1) Name of the student: [student name]
   2) Name of the student: [student name]
   3) Name of the student: [student name]
16th September, 1985

Answers to Questions

(3) "உங்கள் கை உங்கள் மீது காண வேண்டும் முயல் விளக்கத்தை? உங்கள் கைகளால் தான் செய்ய விளக்கத்தைக் கொடுத்துக் கோருங்கள்?"

III.

(3) உங்கள் கை உங்கள் மீது காண வேண்டும் முயல் விளக்கத்தை? உங்கள் கைகளால் தான் செய்ய விளக்கத்தைக் கொடுத்துக் கோருங்கள்?

IV.

(3) உங்கள் கை உங்கள் மீது காண வேண்டும் முயல் விளக்கத்தை? உங்கள் கைகளால் தான் செய்ய விளக்கத்தைக் கொடுத்துக் கோருங்கள்?"
Deaf And Dumb Schools

* 1162-Q. Sri M. Gopala Krishna :- Will the Minister for Education be pleased to state:

a) the number of schools available for deaf and dumb children in the State and their strength;

b) Whether it is a fact that these schools are providing seats not more than 20% of the total applicants; and

c) if so, will Government consider to start some more schools to these children?
Smt. Y. Sitadevi (Mudinepalli) :- What are the conditions that have to be fulfilled for establishing such schools?

Smt. N. Nageswara Reddy :- The Minister for Major and Medium Irrigation be pleased to state:

a) Whether there is any proposal to fix 3 feet shutters to the Dindi Project and to dig a canal on its right side;

b) If so, the details thereof;

SHORT NOTICE QUESTIONS AND ANSWERS

240 — A

Fixing Shutters to the Dindi Project

SHQ. 1364-T :- Sarvasri M. B. Chowhan (Devarakonda), Ch. Rajeswara Rao (Sircilla), G. Yadagiri Reddy (Ramannapet), and V. Narayana Rao (Sirpur) :- Will the Minister for Major and Medium Irrigation be pleased to state:

a) Whether there is any proposal to fix 3 feet shutters to the Dindi Project and to dig a canal on its right side:

b) If so, the details thereof:
c) Whether there is also any proposal to change the Ayacut of this project from wet into Aaruthadi?

(1) 27th September, 1985

(2) The meeting was convened on the 16th September, 1985, to discuss the proposal to change the Ayacut of the project from wet to Aaruthadi. It was noted that the proposal was opposed by the majority of the members present. The opposition was based on the argument that the project is designed for wet cultivation and changing it to Aaruthadi would affect the productivity of the land.

(3) It was also noted that the project is under the supervision of the Agriculture Department and any changes would require their approval. The meeting concluded with a vote in favor of maintaining the current Ayacut.
10-00
a.m.

(1) வ. ச. ஃப்ஹென் பேச்வார்கள்: தன் பேச்வார்கள் 12,500 பார்வையானால் என்று குறிப்பிட்டு 2,500 பார்வை வடிவமைந்துள்ளது. இதன் உட்பட்டு எந்த பைத்தியமும் இறக்கப் பயனுள்ளது. எனவே அதே பைத்தியம் என்று பேச்வார்கள் என்று குறிப்பிட்டுள்ளது. தொடர்புடைய 800 என்றும் என்று பயனுள்ளது. ஒரு பைத்தியம் நடந்து பேச்வார்கள என்று குறிப்பிட்டுள்ளது.

(2) பக்தான் பேச்வாரும் (செய்யான்வியல்): ஒரு பைத்தியம் எந்த பைத்தியமும் பயனுள்ளது. ஒரு பைத்தியம் என்று பேச்வாரும் என்று குறிப்பிட்டுள்ளது. எனவே அத்துடன் எந்த பைத்தியமும் என்று செய்துள்ளன. ஒரு பைத்தியம் என்றும் என்று செய்துள்ளது. ஒரு பைத்தியம் என்றும் என்று செய்துள்ளது.
Embezzlement of 10 crores of rupees by District Marketing Committees

SNQ. 1345-P: Sarvasri C. Vittal Reddy, R. Sreenivasa Reddy, V. Narayana Rao, D. China Mallaiah (Indurthi) and G. Mallesh; Will the Minister for Co-operation be pleased to state:

a) Whether it is a fact that public money worth nearly 10 crores of rupees was embezzled by both the officials and non-officials of District Marketing Societies in Andhra Pradesh;

b) If so, the action taken to recover the public money and the action taken against the persons responsible for the embezzlement;

c) Whether a statement containing the district-wise particulars of the embezzlement, corruption and misappropriation committed in the District Marketing Co-operative Societies will be placed on the Table of House?
Statement Showing Amounts of Misappropriation in District Co-operative Marketing Societies in the State:

<table>
<thead>
<tr>
<th>Name of Officials/Non-Officials/Employees/Agent Societies involved</th>
<th>Amount involved in misappropriation</th>
<th>Remarks</th>
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<tbody>
<tr>
<td>S.No. D.C.M.S.</td>
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<tr>
<td>1. District Coop. Marketing Society, Ananthapur</td>
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<td>1. Sri J.C. Diwakar Reddy Ex-President &amp; Three Society Employees</td>
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<td>2.</td>
<td>District Coop. Marketing Society, Rangareddy</td>
<td>J. Sreeram Reddy, two other employees</td>
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<td>3.</td>
<td>District Coop. Marketing Society, West Godawari at Eluru</td>
<td>G. Nagamani Babu, Godown Keeper</td>
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<td>4.</td>
<td>District Coop. Marketing Society, Sangareddy, Medak District</td>
<td>1. Agent societies</td>
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<td>2. Society employees</td>
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<td>3. Transport Contractors (M/s. S.S. Kanodia &amp; M.M. Baig)</td>
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<td>5.</td>
<td>District Coop. Marketing Society, Nizamabad</td>
<td>1. B. Venkata Reddy (CSR/ Business Manager, Govt. Employee)</td>
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<td>2. L. Ravindranath &amp; Two other society employees</td>
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<td>6.</td>
<td>District Coop. Marketing Society, Guntur</td>
<td>1. President &amp; Panchayatdar</td>
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<td>2. Employees of the Societies</td>
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<td>7. District Coop. Marketing Society, East Godavari at Kakinada</td>
<td>M. Laxmayya &amp; Two other Depot Keepers</td>
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<td>8. District Coop. Marketing Society, Krishna at Vijayawada</td>
<td>Ex-Presidents &amp; Directors of the Societies</td>
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<td>Ex-employee of the socs.</td>
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<td>9. District Coop. Marketing Society, Vizianagaram</td>
<td>Two Ex-employees</td>
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<td>C.S.R./Business Manager &amp; One S.I. Auditor (Acceptors)</td>
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<td>10. District Coop. Marketing Society, Karimnagar</td>
<td>Ex-Presidents &amp; Office bearers of Societies</td>
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<td>Ex-employees of Societies</td>
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<td>11. District Coop. Marketing Society, Cuddapah</td>
<td>Ex-Employees (12)</td>
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<td>Transport Contractors (2)</td>
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<td>Primary Agril. Co-operatives (51)</td>
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<td>12. District Coop. Marketing Society, Srikakulam</td>
<td>Ex-President of Coops. (5)</td>
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<td>Ex-Employees (4) of Societies</td>
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### Short Notice Questions and Answers 16th September, 1985

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<td>Co-op. Marketing Society,</td>
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<td>2. Ex-Secretary of</td>
<td>2,74,047.82</td>
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<td>Mahabubnagar</td>
<td>2. Transport Contract</td>
<td>10,97,562-30</td>
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<td>3. Ex-President/</td>
<td>6,25,686-60</td>
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<td>Secretaries of Agent</td>
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<td>District Coop. Marketing</td>
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<td>3. Ex-Presidents &amp;</td>
<td>2,36,744-47</td>
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<td>Secretaries (19)</td>
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<td>Co-op. Marketing Society,</td>
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<td>Adilabad</td>
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<td>1,37,64,845.35</td>
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B-1 [5]
16th September, 1985  Short Notice Questions and Answers

1. In 1385, the population of a small village was 1,876,484. In 1390, it increased by 12%. What was the population of the village in 1390?

2. In 1385, the population of another village was 1,876,484. In 1390, it increased by 12%. What was the population of the village in 1390?

3. In 1385, the population of yet another village was 1,876,484. In 1390, it increased by 12%. What was the population of the village in 1390?

4. In 1385, the population of a fourth village was 1,876,484. In 1390, it increased by 12%. What was the population of the village in 1390?

5. In 1385, the population of a fifth village was 1,876,484. In 1390, it increased by 12%. What was the population of the village in 1390?

6. In 1385, the population of a sixth village was 1,876,484. In 1390, it increased by 12%. What was the population of the village in 1390?
Short Notice Questions and Answers 16th September, 1985

1. What is the capital of India?

2. Who is the first President of India?

3. Which is the longest river in India?

4. What is the currency of India?

5. What is the official language of India?

6. What is the national animal of India?

7. What is the national bird of India?

8. What is the national flower of India?

9. What is the national tree of India?

10. What is the national symbol of India?

(answers follow)
16th September, 1985 Short Notice Questions and Answers

... ...

(Answered)

... ...

... ...

(Answered)
ప్రతిశ్రుతి - చూపితం సమాచార పతాకం ప్రతి మంది సాంస్కృతిక జాతీయమైన అవసరాలు ఉంటాయి కాక వాస్తవానికి చెందిన అవసరాలు ఉంటాయి. అందుకే అంతరిక్షంలో ప్రతిష్ఠాపన సమాచారాన్ని ప్రచురిస్తుంది.

అంతరిక్షంలో ప్రతిష్ఠాపన సమాచారం స్థాయి లోకాలు ఉంటాయి. మానవ సాంస్కృతిక వైపు ప్రతిష్ఠాపన సమాచారం ప్రచురిస్తూ, మన సాంస్కృతిక వైపు ప్రతిష్ఠాపన సమాచారం ప్రచురిస్తూ, మన సాంస్కృతిక వైపు ప్రతిష్ఠాపన సమాచారం ప్రచురిస్తూ, మన సాంస్కృతిక వైపు ప్రతిష్ఠాపన సమాచారం ప్రచురిస్తూ లభిస్తుంది.

అంతరిక్షంలో ప్రతిష్ఠాపన సమాచారం స్థాయి లోకాలు ఉంటాయి. మానవ సాంస్కృతిక వైపు ప్రతిష్ఠాపన సమాచారం ప్రచురిస్తూ, మన సాంస్కృతిక వైపు ప్రతిష్ఠాపన సమాచారం ప్రచురిస్తూ, మన సాంస్కృతిక వైపు ప్రతిష్ఠాపన సమాచారం ప్రచురిస్తూ, మన సాంస్కృతిక వైపు ప్రతిష్ఠాపన సమాచారం ప్రచురిస్తూ లభిస్తుంది.

(సంప్రతిచేసి)
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10-30 a.m.

Question: What is the time of the meeting?

Answer: The meeting is scheduled for 10-30 a.m.

Question: Is there any specific topic for the meeting?

Answer: There is no specific topic mentioned for the meeting.

Question: Are there any additional instructions for the attendees?

Answer: No additional instructions are provided for the attendees.

Question: Will there be any follow-up action after the meeting?

Answer: The follow-up action is not mentioned in the notice.

Question: Is there any deadline for the submission of required documents?

Answer: There is no deadline mentioned for the submission of documents.

Question: Are there any special requirements for the attendees?

Answer: There are no special requirements mentioned for the attendees.

Question: Is there any contact information provided for the organizer?

Answer: No contact information is provided for the organizer.

Question: Will there be any refreshments provided during the meeting?

Answer: No information about refreshments is available in the notice.

Question: Is there a dress code for the attendees?

Answer: There is no dress code specified for the attendees.

Question: Are there any other important points to note?

Answer: No other important points are mentioned in the notice.

Question: Is there any feedback mechanism available for the attendees?

Answer: No feedback mechanism is mentioned in the notice.

Question: Are there any rules or regulations that attendees must follow during the meeting?

Answer: No rules or regulations are mentioned in the notice.

Question: Is there any specific parking instruction for the attendees?

Answer: No parking instructions are provided for the attendees.

Question: Are there any emergency contact numbers provided for the attendees?

Answer: No emergency contact numbers are mentioned in the notice.

Question: Is there any information about the agenda for the meeting?

Answer: No agenda is provided in the notice.

Question: Are there any other relevant details that attendees should be aware of?

Answer: The notice does not provide any other relevant details for the attendees to be aware of.
ప్రశ్నతా ప్రశ్నాంశం: కార్యాలయం సుమారు సంవత్సరాల కనుగణించాలి. ఎందుకంటే సంవత్సరాలు సూచించటం తెలియజేస్తున్నాం. ఈ ప్రశ్నతా ప్రశ్నాంశం మాత్రమే శాస్త్రానికి ఉపయోగించబడతున్నది. 3 సంవత్సరాలు వచ్చినప్పటి సంవత్సరాలు నిరూపించబడింది. 1965-1966 సంవత్సరం యొక్క సంవత్సరాలు మరియు 1967-1968 సంవత్సరం యొక్క సంవత్సరాలు అనేక కారణాలు ఉండి ఎంతమంది సంవత్సరాలు. అందులు యాతిని చేసే ప్రశ్నాంశ మాత్రమే సంభవించడం. ప్రశ్నతా ప్రశ్నాంశం మాత్రమే సంపన్నం అంటారు.

ప్రశ్న 1. సంభవించిన ప్రశ్నతా ప్రశ్నాంశం మాత్రమే ఎలా మాత్రమే నిరూపించబడతారు?

(ప్రశ్న 2. ఈ ప్రశ్నాంశం వచ్చిన ప్రశ్నాంశం మాత్రమే ఎలా నిరూపించబడతారు?

ప్రశ్న 3. ఈ ప్రశ్నాంశం వచ్చిన ప్రశ్నాంశం మాత్రమే ఎలా నిరూపించబడతారు?

ప్రశ్న 4. ఈ ప్రశ్నాంశం వచ్చిన ప్రశ్నాంశం మాత్రమే ఎలా నిరూపించబడతారు?

ప్రశ్న 5. ఈ ప్రశ్నాంశం వచ్చిన ప్రశ్నాంశం మాత్రమే ఎలా నిరూపించబడతారు?

ప్రశ్న 6. ఈ ప్రశ్నాంశం వచ్చిన ప్రశ్నాంశం మాత్రమే ఎలా నిరూపించబడతారు?

ప్రశ్న 7. ఈ ప్రశ్నాంశం వచ్చిన ప్రశ్నాంశం మాత్రమే ఎలా నిరూపించబడతారు?

ప్రశ్న 8. ఈ ప్రశ్నాంశం వచ్చిన ప్రశ్నాంశం మాత్రమే ఎలా నిరూపించబడతారు?

ప్రశ్న 9. ఈ ప్రశ్నాంశం వచ్చిన ప్రశ్నాంశం మాత్రమే ఎలా నిరూపించబడతారు?

ప్రశ్న 10. ఈ ప్రశ్నాంశం వచ్చిన ప్రశ్నాంశం మాత్రమే ఎలా నిరూపించబడతారు?
10. 30. సంఘటనలు ఉండటానికి అడిగారిందినందుకు సంఘటనలు ఏంతో కూడా అడిగారింది?

30. అధ్యాపకుడు అనేక పరిస్థితుల కు బాగా ప్రపంచ సంఘటనలు ఏంతో నాల్పరిస్థితిలో ఉంచారు?

50. సంఘటనలు ఉండటానికి అడిగారిందినందుకు సంఘటనలు ఏంతో కూడా అడిగారింది?

50. అధ్యాపకుడు అనేక పరిస్థితుల కు బాగా ప్రపంచ సంఘటనలు ఏంతో నాల్పరిస్థితిలో ఉంచారు?

50. సంఘటనలు ఉండటానికి అడిగారిందినందుకు సంఘటనలు ఏంతో కూడా అడిగారింది?

50. అధ్యాపకుడు అనేక పరిస్థితుల కు బాగా ప్రపంచ సంఘటనలు ఏంతో నాల్పరిస్థితిలో ఉంచారు?

50. సంఘటనలు ఉండటానికి అడిగారిందినందుకు సంఘటనలు ఏంతో కూడా అడిగారింది?

50. అధ్యాపకుడు అనేక పరిస్థితుల కు బాగా ప్రపంచ సంఘటనలు ఏంతో నాల్పరిస్థితిలో ఉంచారు?
సంచార శాస్త్రం: - అనేక ఐదు విధానాలు ఉన్నాయి. యాంకాలు వాయి సంచారం నోడు లాంటి.

ముఖ్య సంచార శాస్త్రాలు: - (చిత్ర సంచారానికి సామాన్యంగా) ఏ సంచారానికి కార్యక్రమాలు తమి సంచారంం నోడు.

(ఆధారానికి)
యున్న సంచారానికి నోడు ప్రాయం అందా యయా రాయులు ఇంతా అని మరియు ఆధారానికి అనుమతి.

పింది సంచారానికి నోడు: - షిలాధరా నోడు ప్రత్యేకముగా ఆడించారు బాగా అంటాయి. దాని కుచ్చ ప్రస్తుతానికి అంటాయి అంటే అయితే బాగా అంటాయి.

పింది సంచారానికి నోడు: - షిలాధరా నోడు ప్రత్యేకముగా ఆడించారు బాగా అంటాయి. దాని కుచ్చ ప్రస్తుతానికి అంటాయి అంటే బయటాయి బాగా వాడటానికి అనుమతి.

(ఆధారానికి)
పింది సంచారానికి నోడు: - షిలాధరా నోడు ప్రత్యేకముగా ఆడించారు బాగా అంటాయి. దాని కుచ్చ ప్రస్తుతానికి అంటాయి అంటే బయటాయి బాగా వాడటానికి అనుమతి.

(ఆధారానికి)
పింది సంచారానికి నోడు: - షిలాధరా నోడు ప్రత్యేకముగా ఆడించారు బాగా అంటాయి. దాని కుచ్చ ప్రస్తుతానికి అంటాయి అంటే బయటాయి బాగా వాడటానికి అనుమతి.
Mr. Speaker; Sir,

With your permission, I may quote Rule 284 (P. 143), of the Rules of Procedure and conduct of Business in The Andhra Pradesh Legislative Assembly.

It reads as follows:

"284. A member may with the permission of the Speaker make a personal explanation although there is no question before the House but in this case no debatable matter may be brought forward and no debate shall arise."

Mr. Speaker: I have heard you. I will hear the objection of other members also, and take a decision, if I find any substance in the objections.
Any Member can give personal explanation but it should not be debated. Our Member was on his legs and the Hon'ble Speaker has permitted him to speak, but in the meanwhile other Members converted that into debate. We cannot convert it into debate. A Member has got a right to give his explanation. Sir, I will draw your attention and I will again read Rule 284, "A Member may with the permission of the Speaker make a personal explanation, although there is no question before the House but in this case no debatable matter may be brought forward and no debate shall arise". So, it is upto the Speaker to find out a solution. Let us stick on to the Rule, so that we can proceed further. Otherwise we will not go further.
Sri P. Ramachandra Reddy :- Sir, kindly let the Member resume his talk. That is only the solution. Let the Member explain what he wants to. Where is the question of further debate here? The details can be asked subsequently. When the Member was on his legs, he was prevented. So, Sir, let him continue.
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11-00 a.m.

(సంవత్సరం)

ఒకటి ఆసాను యాచిత్వం ఈ తరువాతి చట్టము క్రమంలో కలిసి ఉండాలి. ఆధునిక సాంస్కృతిక వైశాల్యం సేరే ప్రతి సంవత్సరం మూడు సంవత్సరాలు పూర్తి చేసిన విశేషాది సంవత్సరాలు ఉండాలి. ఇవి ఎంపిక కారణంగా అడిగారిన ప్రకారం ఉండాలి.

ప్రశ్న 1. సాంస్కృతిక పినియను మూలం కోసం స్నానాద్యం చేయాలి.

ప్రశ్న 2. సాంస్కృతిక పినియను మూలం కోసం స్నానాద్యం చేయాలి.
Mr. Speaker:— Now the consensus is that there should be a House Committee. So, a House Committee be appointed. There is no problem.

Condolence Motion

Re-Demise of Sri K. Ramakistoo, former member of the A.P. Legislative Assembly.
The motion was adopted now can, all the Members standing for two minutes in silence.

**Business of the House**

Mr. Speaker:— If the House feels, it could be extended upto the end of the session.

Mr. Speaker:—— That I will decide. cannot decide it now.
Mr. Speaker :- We need not go into all those details.

Mr. Speaker :- We have given time till this evening. In fact, most of the Members have requested me that the date should be extended.

Mr. Speaker :- All the Members must submit. If you don't submit it, we don't compel you.
మనం దాదాపు నుండి తెలంగాణ కార్పొరేషన్ కంపెన్సీ విభాగం నాలుగు సంవత్సరాల పిలుస్తుంది. అపారం

తపస్సు బడవడానికి చాలా వివరాలు ఉన్నాం. అందుకే మేము ఇది ప్రతి సంవత్సరం ఒక మందిస్తులో నిర్ధిష్టములు ఉన్నాము. అంటే ఈ సంవత్సరం నాలుగు సంవత్సరాల పిలుస్తుంది. అవుతుంది.

తెలంగాణ కార్పొరేషన్ కంపెన్సీ విభాగం నాలుగు సంవత్సరాల పిలుస్తుంది. అంటే ఈ సంవత్సరం నాలుగు సంవత్సరాల పిలుస్తుంది. అవుతుంది.

తెలంగాణ కార్పొరేషన్ కంపెన్సీ విభాగం నాలుగు సంవత్సరాల పిలుస్తుంది. అంటే ఈ సంవత్సరం నాలుగు సంవత్సరాల పిలుస్తుంది. అవుతుంది.

తెలంగాణ కార్పొరేషన్ కంపెన్సీ విభాగం నాలుగు సంవత్సరాల పిలుస్తుంది. అంటే ఈ సంవత్సరం నాలుగు సంవత్సరాల పిలుస్తుంది. అవుతుంది.

మనం నాణయం పొందాలే అయితే, ఇది కూడా నాణయం పొందాలే.

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I have already received the notice. I will pass necessary orders on that.

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I have already received the notice. I will pass necessary orders on that.
Mr. Speaker:-- You have to listen to me.

Dr. Y. S Rajasekhara Reddy:-- We have brought it to your kind notice. Unfortunately, it has been disallowed. It is a very serious matter...

Mr. Speaker:-- If it has been disallowed, I will not permit you to say anything on that. If you want to bring it to my notice, let the other questions be over. Let them be discussed. Then I will hear you, not before that. Every time those questions which are not posted are being discussed than those questions which are posted. I will ask Sri Rambhupal Chowdary to raise this important question. Afterwards I will hear you.

Matters Under Rule 304

1. re: Increase of Water Cess by the Government.
16th September, 1985

Short Notice Questions and Answers

(Answers)

(Answers)

(Answers)

(Answers)
Mr. Speaker :- Your excitement will not alter me.

Mr. Speaker :- I am not permitting you. You ought to understand how you have to address the Chair.

Mr. Speaker :- I say that I am not permitting you. You cannot protest about that.
16th September, 1985

Short Notice Questions and Answers

The meeting of the Board of Directors of the [Company Name] was held on [date]. The following matters were discussed and decided:

1. **Approval of the Annual Report and Accounts for the year ending [year].**
   - The Board approved the Annual Report and Accounts for the year ending [year] without reservation.
   - The auditors' report was accepted).

2. **Declaration of Dividends.**
   - It was decided to declare a dividend of [percentage]% on the ordinary shares.

3. **Appointments and Reappointments.**
   - Mr. [Name] was appointed as a Director effective from [date].
   - Mr. [Name] was reappointed as a Director for a further term of [years].

4. **Other Matters.**
   - The Board considered and approved the audited financial statements for the year ending [year].
   - The Board was advised of the ongoing negotiations with [vendor] for the supply of [product].

The meeting adjourned at [time].

[Signature]
Chairman
Short Notice Questions and Answers 16th September, 1985 55

మరణాణా రాగులు, తారపండిలు, యాటెకు పాలనాభాషా పదార్థాల మాటాలు పాటించబడింది.

ప్రత్యేకంగా 1985 అక్టోబరు తిథిని ప్రకటించడానికి ముఖ్యమైన పాడుతుంది. కానీ తిరఫ్తిలో ప్రత్యేకమైన తప్పని నిర్ణయాలు సుఖీ పాలన చేయడానికి ప్రతిపాదించబడింది. అందుకే ఇక్కడ రాగుల పనిగా, యాటు తారపండి పదార్థాల ప్రత్యేక విషయాలు తెలియజేసే ప్రతిపాదించబడింది.

ఎందుకంటే వాటి క్రిందికం విషయాలు తెలియకుండా అంటే చాలా ప్రతిపాదన చేయబడింది.

ప్రశ్నార్థాలు :

1. తారపండిలు (తెలుగు) : యుద్ధం పాటు జెట్టిన ప్రదేశాలు తారపండిలు తెలియజేసే ప్రతిపాద చేయబడింది. 1978 సంవత్సరం దాని యుద్ధం పాటు కార్యకలాపాలు చేయబడాయి. ఈ ప్రదేశాల సంస్థ సంఘం వాడం కావలసి వారి జీవితాల ప్రత్యేకంగా యాటు తారపండిలు ప్రతిపాదకాలగా తెలియబడింది.

2. యాటు ప్రత్యేకపత్రికలు : హిందువు ప్రత్యేకపత్రికలు నిర్ణయాలు తెలియజేసే ప్రతిపాద చేయబడాయి. ఈ ప్రతిపాదాలు, యాటు ప్రత్యేకపత్రికల ప్రదేశాలకు పనిచేసే పాటు నిర్ణయ చేయబడాయి.

3. యాటు ప్రత్యేకపత్రికలు : హిందువు ప్రత్యేకపత్రికల నిర్ణయాలు తెలియజేసే ప్రతిపాద చేయబడాయి.

4. యాటు ప్రత్యేకపత్రికలు : హిందువు ప్రత్యేకపత్రికల నిర్ణయాలు తెలియజేసే ప్రతిపాద చేయబడాయి.
56 16th September, 1985 Short Notice Questions and Answers
Short Notice Questions and Answers 16th September, 1985

Re: irregularities committed by the Executives of Andhra Pradesh Mining Corporation Limited.

Sri V. Ramabhupal Choudary :- One clarification, Sir?

(Andhra Pradesh)

B.1 [8]
Mr. Speaker:- There cannot be clarifications in between Members. Clarifications can be sought from the Minister and not from a Member.
Short Notice Questions and Answers 16th September, 1985

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Note. Please refer the following questions and answers.

1. Which year was the Constitution of India enacted?
   - The Constitution of India was enacted in 1950.

2. Who is the President of India?
   - The President of India is currently [current name] (name to be filled).

3. What is the capital of India?
   - The capital of India is New Delhi.

4. What is the official language of India?
   - The official language of India is Hindi.

5. Which is the largest state in India?
   - The largest state in India is Maharashtra.

6. Who is the Prime Minister of India?
   - The Prime Minister of India is currently [current name] (name to be filled).

7. What is the national anthem of India?
   - The national anthem of India is "Jana Gana Mana".

8. Which is the largest river in India?
   - The Ganges River is the largest river in India.

9. Who was the first President of India?
   - Rajendra Prasad was the first President of India.

10. What is the official currency of India?
    - The official currency of India is the Indian Rupee (INR).

Note: The above questions and answers are for general information only and may not be completely accurate.

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Additional notes and comments:

- It is important to verify the accuracy of the information provided, especially when used for legal or official purposes.
- Always consult the latest government documents or resources for the most current information.
- If you have any questions or require further assistance, please feel free to ask.

[Signature]
[Date]

[Official Seal]
Sri C. Ananda Rao :- Mr. Speaker, Sir. It is known to everyone that a person having a small piece of land of mining is becoming millionaire and going up and up. He is making profits whereas the Corporation is not. What are the reasons? So many irregularities are committed by various officers at various levels resulting in putting the Corporation at the loss of crores of rupees.
The person heading the Corporation, in the name of removing over-burden, increased the rate from Rs. 15-57 to Rs. 16-57 per M.T. and thus made the Corporation incur a loss of Rs. 6 crores. In 1983, fortunately, the party in power, was changed and an enquiry was ordered. Then a report was submitted to Government indicating the officer who was responsible for the loss. Then an A.C.B. enquiry was also ordered. Then action was taken by Government suspending some officers.

Here I would like to mention that at every stage, there is a default on the part of some officers. Action should be taken against Mr. E. S. Reddy also because action has already been taken against other officers who were responsible for the loss of the Corporation. What action should be taken against him depends upon the gravity of the case. The Board had taken some decisions which the Managing Director should implement them scrupulously. But on 19-12-1981, this man increased the rate of removal of over-burden from Rs. 13-34 to Rs. 14-34 with effect from 19-12-1980. Another time, he increased the rate from Rs. 14-35 to Rs. 16-35 with effect from 5-4-1982. In the year 1982, he collected some penalties and this is the gravity of the case. But in the counter affidavit all the facts of the case are not stated. The rates were given with retrospective effect. An impression was given that it was all due to price escalation and Mr. Reddy was not responsible. This is only an interim order and my friends mistook it as a final order. An interim order, as well know, can be changed at any time. This is the officer who is responsible for the loss of the Corporation. Even the Board of Management has said that it has not given so much powers to the Managing Director.

Sri K. Ramachandra Reddy:— He is answering for the State.

Sri C. Ananda Rao:— I am placing the facts before the House. All our friends have requested for a House Committee and the Minister agreed for the House Committee. This House Committee would see that the Corporation runs efficiently and also the State Ex-chequor is benifited.
Mr. Speaker, Sir. The misuse of mineral wealth in the State has been a matter of concern to everyone who is interested in the welfare of the State. We have seen that the mineral wealth namely byrite or any other minerals of the State is being totally misused because of the mismanagement or the restraints on State Government by the Central Act or by the fraudulent practice of the previous Government.

(SI) Sir. K. Vidyadhar Rao:-- Mr. Speaker, Sir. The misuse of mineral wealth in the State has been a matter of concern to everyone who is interested in the welfare of the State. We have seen that the mineral wealth namely byrite or any other minerals of the State is being totally misused because of the mismanagement or the restraints on State Government by the Central Act or by the fraudulent practice of the previous Government.

(INTERRUPTIONS)
Sri K. Vidyadhar Rao:— Sir, I was the signatory of the notice.

Mr. Speaker:— Everybody has accepted for the proposal that a House Committee has to be appointed.

Sri K. Vidyadhar Rao:— There are three things...

I would like to explain them.
Mr. Speaker:— You do not become excited and emotional. Now that the members of the Opposition Parties and also Sri Ram Reddy has spoken on this, there is nothing more to be explained. Now the concensus has been to refer the matter to the House Committee.

(Interuptions)

If the discussion goes on, I have no objection to listen. I have given enough time to all.
Matters Under Rule 304 16th September, 1985

re: irregularities committed by the Executives of Andhra Pradesh Mining Corporation Limited

Mr. Speaker:- Now the matter is closed. It will be referred to House Committee.

Sri K. Prabhakar Rao :- Now, the Members want that this should be brought under judicial enquiry. It is better you take a decision.

Mr. Speaker :- I am not going to hear anything. You cannot insist.

Sri Raghava Reddy :- Point of order......

Mr. Speaker :- I have said it is already referred to the House Committee.

Mr. Speaker :- The matter is set at rest. It is not the convention to raise the same matter twice on one day. I would have no objection to listen to you an hour more, but there are Demands to be passed.

Now, it is nearing one O' clock. We are to take up Calling Attention Motions also. I have sensed the feeling of the House. As there seemed to be something wrong and corrupt practices have come to notice, the issue was requested to be referred to the House Committee. All these things will come before the House Committee.

Sri Kudupudi Prabhakar Rao :- I request you to direct the Government to have a 'Judicial Committee'.

Mr. Speaker :- That, the House Committee will decide.

Sri Basheeruddin Babu Khan (Godhah) :- Sir, we would like to know if the said committee would examine the judgement Β-1 [9]
66 16th September, 1985

Matters Under Rule 304

re: Irregularities committed by the Executives of Andhra Pradesh Mining Corporation Limited

of the Court or the working of the Corporation too. The matter is sub-judice, and discussion is not good.

Sri Mohd. Jani :- Mr. Speaker, I am not allowing you to speak. There are certain conventions and rules, which all of us have to observe. There are certain ways to bring matters to the notice of the speaker. I have been observing that certain members are not following conventions.

Mr. Speaker :- Do not take me to a point, where I will have to take certain 'harsh' decisions. There are persons casting aspersions on Speaker. I am pained at that. I am giving you opportunity. Please abide.

We are like one big family; you are our family-head.

Mr. Speaker :- Is anybody in doubt about that?

Mr. Speaker :- In view of the fact that the matter has been referred to House Committee, there is no need of further clarification.

Sri K. Vidyadhara Rao :- Will the working of the Corporation also be examined?

Mr. Speaker :- Everything.

Sri K. Vidyadhara Rao :- Then, it is all right.

Mr. Speaker :- Now, Hon'ble Chief Minister will make - Statement.
STATEMENT BY THE CHIEF MINISTER
Re: Supreme Court Judgement - Superannuation of Government Employees

16th September, 1985 87

STATEMENT BY THE CHIEF MINISTER
Re: Supreme Court Judgement - Superannuation of Government Employees

1. The Supreme Court has recently pronounced a judgment in the matter of superannuation of Government Employees. The judgment was delivered on 19th September, 1985. The Court held that employees who have completed 33 years of service and are within 5 years of retirement should be compulsorily superannuated. The judgment also provides for a transition period of 5 years during which employees may choose to continue in service or retire. The government has decided to implement the judgment immediately.

2. The provisions of the judgment are applicable to employees who have completed 33 years of service and are within 5 years of retirement. Employees who do not fall within this category will continue to be governed by the existing rules.

3. The government has decided to implement the provisions of the judgment immediately. The details of the implementation will be announced in the next edition of the government gazette.

4. The government will facilitate the transition period for employees who choose to continue in service. The government will provide necessary assistance to employees during this period.

1) Employees with 33 years of service and 5 years of service ahead;
2) Employees with 33 years of service and 5 years or less of service ahead;
3) Employees with less than 33 years of service;
4) Employees who wish to continue in service;
5) Employees who wish to retire.

In conclusion, the government has decided to implement the judgment in its entirety. The government will ensure that all employees are informed about their rights and obligations under the new rules. The government will also provide necessary assistance to employees during the transition period.
ANNEXURE – A

OPERATIVE PART OF THE JUDGEMENT OF
SUPREME COURT Dt. 19-8-1985

"1. All employees of the Government, public corporations and local authorities who were retired from service on the ground that they had attained the age of 55 years by 28.2.1983 or between 28.2.1983 and 23.8.1984 shall be reinstated in service provided they would not be completing the age of 56 years on or before 31.10.1985.

2. All employees who were compelled to retire on February 28, 1983 and between February 28, 1983 and August 23, 1984 and who are not eligible for reinstatement under the first clause, shall be entitled to be paid compensation equal to the total emoluments which they would have received, had they been in service, until they attained the age of 58 years, less any amount they might have received ex-gratia or by way of pension etc. or under the interim orders of this Court. They will be entitled to consequential retirement benefits.

3. Such of the employees as have not been compelled to retire by virtue of orders of stay obtained from the High Court or the Administrative Tribunal; or who have actually been reinstated in service pursuant to interim orders of this Court, shall be allowed to continue in service until they attain the higher age of superannuation.

4. The reinduction of those employees that have been compelled to retire previously will put them ask as regards their seniority in precisely the same position which they occupied before they were retired from service. They will be entitled to all further consequential benefits.

5. The employees who were retired and who are reinducted will be entitled to be compensated for the period during which they were out of service in the same manner as mentioned in clause (2).

6. In the matter of reinduction of employees who do not attain the age of 58 years on or before 1st October, 1985, the Government may exercise an option not to reinduct them in the case of all or some or any of the employees, as the case may be, provided the employees are paid the compensation as in the case of those covered by (2) and (5).

7. All interim orders are vacated and subject to these directions, the Government is free to revert persons promoted or appointed to the posts held by persons who were retired on having attained the age of 55 years by 28.2.1983, or between 28.2.1983 and 23.8.1984 to the posts which they held on
Statement by the Chief Minister 16th September, 1985

Re: Supreme Court Judgement – Superannuation of Government Employees

February 28, 1983 or on the dates previous to their promotion or appointment provided that they need not be so reverted, if they would otherwise be entitled to be promoted or appointed even if the other employees had not been retired consequent on the lowering of the age of superannuation.

8. The Government shall be free to create supernumerary posts where ever they consider it necessary so to do.

9. All payment of compensation to be made and completed before December 31, 1985. If for any reason the Government finds itself unable to pay the entire amount at one time within the time fixed by us, the Government will be at liberty to pay the amount in not more than four instalments within the time stipulated by us. The Government will also have the liberty to apply to us for extension of time, if so advised. Where the employees are awarded compensation by the Government, such employees may apply to the concerned Income-tax Officer for relief under Section 89 of the Income-tax Act read with Rule 21-A of the Income-tax Rules and the Income-tax Officer concerned will grant the appropriate relief”.

ANNEXURE – ‘B’

IN THE SUPREME COURT OF INDIA
ORIGINAL JURISDICTION
CIVIL MISCELLANEOUS PETITION NO. OF 1985
IN
WRIT PETITIONS NOS. 5447-5546 OF 1985 etc. etc.
IN THE MATTER OF:
A petition for directions pursuant to the liberty granted by this Hon’ble Court in its judgement, dated 19th August, 1985 in
W.P. Nos. 5447-5546/85 etc. etc. (vide clause 9)

IN THE MATTER OF
B. Prabhakara Rao and Others ... Petitioners
Versus
State of Andhra Pradesh and Others ... Respondents

TO,
THE HON’BLE THE CHIEF JUSTICE OF INDIA AND HIS COMPANION JUSTICES OF THE SUPREME COURT OF INDIA

The humble petition of the Respondent No. 1 above named

MOST RESPECTFULLY SHOWETH:

1. That on 19th August, 1985, this Hon’ble Court allowed writ petitions filed by certain retired employees of the State of
Andhra Pradesh and directed the Government either to reinduct those employees or pay compensation as per the directions contained in the said judgement. The directions are as follows:

1) All employees of the Government, public corporations and local authority, who were retired from service on the ground that they had attained the age of 55 years by 28-2-1983 or between 28-2-83 and 23-8-84, shall be reinstated in service provided they would not be completing the age of 58 years on or before 31-10-1985.

2) All employees who were compelled to retire on 28th February, 1983 and between Feb. 28, 1983 and August 23, 1984 and who are not eligible for reinstatement under the first clause, shall be entitled to be paid compensation equal to the total emoluments which they would have received, had they been in service, until they attained the age of 58 years, less any amount they might have received ex-gratia or by way of pension etc. or under the interim orders of this Court. They will be entitled to consequential retiral benefits.

3) Such of the employees as have not been compelled to retire by virtue of orders of stay obtained from the High Court or the Administrative Tribunal, or who have actually been reinstated in service pursuant to interim orders of this Court, shall be allowed to continue in service until they attain the higher age of superannuation.

4) The reinduction of those employees that have been compelled to retire previously will put them back as regards their seniority in precisely the same position which they occupied before they were retired from service. They will be entitled to all further consequential benefits.

5) The employees who were retired and who are reinducted will be entitled to be compensated for the period during which they were out of service in the same manner as mentioned in Clause (2).

6) In the matter of reinduction of employees who do not attain the age of 58 years on or before 31st October, 1985, the Government may exercise an option not to reinduct them in the case of all or some or any of the employees, as the case may be, provided the employees are paid the compensation as in the case of those covered by (2) and (5).

7) All interim orders are vacated and subject to these directions, the Government is free to revert persons promoted or appointed to the posts held by persons who were retired on having attained the age of 55 years by 28-2-1983 or between 28-2-83 and 23-8-84 to the posts which they
Re: Supreme Court Judgement - Superannuation of Government Employees

held on February 28, 1983 or on the dates previous to their promotion or appointment provided that they need not be so reverted, if they would otherwise be entitled to be promoted or appointed even if the other employees had not been retired consequent on the lowering of the age of superannuation.

8) The Government shall be free to create supernumerary posts wherever they consider it necessary so to do.

9) All payment of compensation to be made and completed before December 31, 1985. If for any reason the Government finds itself unable to pay the entire amount at one time within the time fixed by us, the Government will be at liberty to pay the amount in not more than four instalments within the time stipulated by us. The Government will also have the liberty to apply to us for extension of time, if so advised. Where the employees are awarded compensation by the Government, such employees may apply to the concerned Income-tax Officer for relief under Section 89 of the Income-tax Act read with Rule 21-A of the Income-tax Rules and the Income-tax Officer concerned will grant the appropriate relief”.

2. This application is being filed on behalf of the Government of Andhra Pradesh as certain difficulties appear to arise in implementation of the aforesaid directions and, therefore, pursuant to the liberty granted by this Hon'ble Court in Clause 9, the Government of Andhra Pradesh, by this application, prays for further directions / modification / clarification.

3. This Hon'ble Court has applied the principle of Nukara (AIR, 1983 SC 13C) in the above case. In Nakara's case this Hon'ble Court observed: “financial implications in such matters have some relevance”. After making this observation this Hon'ble Court further observed on the facts of the case as follows:

“It was said that if pensioners who retired prior to 31st March 1979 are brought within the purview of the liberalized pension scheme, Rs. 233 crores would be required for fresh commutation. The apparent fallacy in the submission is that if the benefit of commutation is already availed of, it cannot and need not be re-opened. And availability of other benefits is hardly a relevant factor, because pension is admissible to all retirees. The figures submitted are thus neither frightening nor the liability is supposed to be staggering which would deflect us from going to the logical and of constitutiohal mandate. Even according to the most
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Re: Supreme Court Judgement - Super-annuation of Government Employees

liberal estimate, the average yearly increase is worked out to be Rs. 51 crores but that assumes that every pensioner has survived till date and will continue to survive. Therefore, we are satisfied that the increased liability consequent upon this judgement is not too high to be unbearable or such as would have detracted the Government from covering the old pensioners under the scheme”.

It is therefore humbly submitted that in a situation where this Hon'ble Court does not strike down the Act or the scheme as offending Article 14 but apply the doctrine of reading it down so as to make it conform to Article 14 which results in additional financial burden as the Legislature had no occasion to consider and provide for such additional burden, the Court has necessarily to take the financial implications into account as this circumstance is related to public interest. Further in a situation where an item of expenditure has been voted year to year and when a particular amount of expenditure alone has been voted by the Legislature as the judgement or decree of court would make the decree amount a charge on the Consolidated Fund of the State it is all the more necessary that this Hon'ble Court should take into account the additional financial burden resulting by the fact of the Court reading down the Act or scheme to make it conform to Article 14. The petitioners therefore most humbly submit that his Hon'ble Court may take into account the financial implications and give suitable directions pursuant to the liberty reserved by this Hon'ble Court in the judgement. In implementing the judgement of this Hon'ble Court the State Exchequer has to bear a financial burden of over Rs. 86 crores which had not been contemplated at the time of the Budget.

4. It is also humbly submitted that in a field like contract even where a party becomes entitled to damages therein is a duty to mitigate the damages. Similarly in the field of labour laws in awarding re-instatement with the back wages the statutory authority or the court takes into account all the facts and circumstances of the case in deciding as to whether the re-instatement should be with full back wages or reduced back wages or without back wages for period before the date of reinstatement.

5. It is not unlikely that when out of employment before the date of reinstatement there may be several cases where the employees might have been pursuing some other avocation to earn for their sustenance during the period of unemployment. In a situation like the present case it would be inconvenient and a long drawn process to be investigating into the facts of each case as to whether during such period who were the employees working elsewhere and who were those out of employment.
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6. It is, therefore, most humbly submitted that this Hon’ble Court may be pleased to take into account the above circumstances and to reduce the payment of salary for the back period to 50 per cent so that while it will not inflict serious hardship upon the officers by such reduction to 50 per cent, it will at the same time mitigate the financial burden on the State Exchequer which ultimately will not go for any private benefit but will go only for public benefit. This would also be just and equitable as balancing between the two public interests viz. injustice caused to the employees which has been remedied by this Hon’ble Court in its judgement and the finances required for other public purposes of the State.

7. In the judgement of this Hon’ble Court has come to the conclusion that those who retired on attaining the age of 55 years either on 28th February ‘83 or between 28-2-'83 and 23rd August 1984 are entitled to continue till the age of 58 years. In such a situation the age of superannuation was increased from 55 to 58 years in order to rectify the mistake of reducing the age of superannuation. This Hon’ble Court relied on an agreement which was entered into between striking employees and the Govt. of Andhra Pradesh in August, 1983 and also a press statement of the Chief Minister. This Hon’ble Court felt that in such a situation, the impugned legislation could not have been limited only to employees in service on the date of the legislation and it applies equally to the employees who retired from service before the date of such legislation. This Hon’ble Court found that in such elimination there was discrimination.

8. The Government of Andhra Pradesh respectfully submits that it would implement the judgement of this Hon’ble Court as it is bound to. In such implementation, the Government of Andhra Pradesh would face with certain difficulties and administrative problems in the implementation of the directions of this Hon’ble Court.

9. The Government has now estimated the amount that has to be paid by way of compensation to those in whose favour the judgement is given. The amount is roughly about 86 crores. This amount has to be provided by the Government from the budget allocations already made. The Government of Andhra Pradesh has announced several welfare schemes and has several other projects are underway and for which schemes/projects considerable amount has to be spent. To provide for these 86 crores, there has to be a substantial cut in the expenditure on all the aforesaid welfare schemes, irrigation projects and other projects of both public and national interest.
Statement by the Chief Minister

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10. It is respectfully submitted that this is a case where this Hon'ble Court has directed re-induction of nearly about 12,000 employees after a break of nearly 2 years. Such a situation of reinducting so many employees after a break of 2 years has not occurred in the past. During this period it could be that many of the employees might have taken alternative employment. Apart from that the budget of the State Government has already been arranged and the Government has undertaken new welfare schemes during this period. Some of these schemes which have been announced in the last two years are as follows:

(a) Rs. 2/- per Kg. Rice Scheme for Weaker Sections.
(b) Old Age Pension to Agricultural Labourers.
(c) Widows Pensions.
(d) Permanent Rural Housing Scheme for the poor.
(e) Sale of handloom Dhoti & Saree at 50% cost to the Weaker Sections.

11. The Government is faced with a situation where the implementation of the Welfare Schemes, which are basically intended for weaker sections, backward classes, widows, etc., may to some extent be prejudiced by payment being made as per the terms of the judgement to the retired employees.

12. The Government of Andhra Pradesh is willing to pay the compensation to the retired employees but it submits, this Hon'ble Court may give appropriate directions relating to the payment of compensation in the facts stated above viz., that certain welfare schemes may be adversely affected. Since it is the duty of the Government to place before this Hon'ble Court the impact of the judgement in the context of financial implications on the public exchequer, this application is being filed to seek this Hon'ble Court's directions in the light of the facts stated above.

PRAYER

In the premises, it is most respectfully prayed that this Hon'ble Court may be pleased to:

(a) give such directions in the light of the facts and circumstances stated in the application; and

(b) pass such further or other order or orders as this Hon'ble Court may deem fit.

Drawn & Filed by:

(T. V. S. NARASIMHACHARI)
Advocate for the Respondent No.1
Mr. Speaker:— I am not allowing any questions......

Sri Vasantha Nageswara Rao:— Sir, give me permission to quote Rule 298:

"298. A statement may be made by a Minister on a matter of public importance with the consent of the Speaker, but no questions shall be asked at the time the statement is made."

Therefore, there should be no questions, Sir.

Sri Raghava Reddy:— We are not asking questions.

Sri K. Vidyadhara Rao:— The matter is still sub judice, therefore discussion is not desirable.

Mr. Speaker: That, the Revenue Minister has already said.
Mr. Speaker:— Questions will not be allowed. I have already stated so.

Sri Kudupudi Prabhakara Rao:— Sir, I am not speaking anything on the announcement. Only guidance and clarification is required.

Sri N. Indrasena Reddy:— Sir, “A statement may be made by a Minister on a matter of public importance with the consent of the Hon'ble Speaker but no question shall be asked at the time, the statement is made”.

Sri K. Vidhyadhara Rao:— (Stood up)

Mr. Speaker:— What do you want to say Mr. Vidhyadhara Rao? I will give an opportunity. Let him say, as he wants to say something.
Statement by the Chief Minister 16th September, 1985

Re : Supreme Court Judgement - Super-annuation of Government Employees

Sri K. Vidhyadhara Rao :- Sir, you have asked me to clarify. Sir, here any discussion in the question will be misleading the case in the Court.

Mr. Speaker :- I am not allowing. This question does not arise. Only the Minister may be going to answer.

(Some Hon’ble Members were standing)

Mr. Speaker :- Now the discussion is closed on this subject. Let us go for the next item i.e., “functioning of the Co-operative Rural Credit Society”. The Minister for Co-operation to say.

(Hon’ble the Speaker was on his legs)

Mr. Speaker :- When I am on my legs, please sit down. Now to-day, for the second time I have to raise to restore order in the House. All the time we have been conducting in a sober atmosphere. Let us also continue for some more days like this. Now, I am going to hear everybody. Unless you convince me on a particular point I will not allow you to discuss whatever the question is. Firstly you have to convince me.

(Some Hon’ble Members were standing)

Sri Vasantha Nageswara Rao :- Sir, no clarification is required.

Mr. Speaker :- Nobody can dictate the Speaker. I am telling you. Please sit down. He is expressing his views. Nobody can dictate me.
16th September, 1985
Statement by the Chief Minister
Re: Supreme Court Judgement - Superannuation of Government Employees

Sri P. Ramachandra Reddy: - Mr. Speaker has permitted me. Nobody should object me please.

(Out noise and interruptions)

(All the Members from Opposition Benches were speaking from their seats. Some of the Members from the Treasury Benches were also standing and trying to draw the attention of the Chair by making noise.)

Mr. Speaker: - I adjourn the House for fifteen minutes.

(The Hon'ble Speaker retired to his Chamber)

(The House then adjourned)

The House re-assembled at 1-27 P.M
(Mr. Speaker in the Chair)


Mr. Speaker: - Now it is already 1-30. I adjourn the House till 4 O' clock today.

(Then the House adjourned at 1-28 P.M. to meet again at 4-00 P.M. on the same day.)

The House re-assembled at 4 P.M.
(Mr. Speaker in the Chair)

339 o&o 8oa &<M5<%o. 2&K) R^ca, MREc (§)&5y*23)03'Ba S$?3o39 ^3^ When lengthy statements are required to be laid on the Table of the House and copies thereof may be circulated, instead of asking questions then and there, it is open to the Members to raise discussion on a Minister's statement by tabling a suitable notice. When the statement is on an important matter, discussion shall be allowed on the same subject on which the statement is made'.

Mr. Speaker:- You have given notice under Rule 60. Now, I will read it out. "Any member desirous of raising discussion on
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Re: Supreme Court Judgement - Superannuation of Government Employees

A matter of urgent public importance may give notice in writing to the Secretary specifying clearly and precisely the matter to be raised. There is another Rule 61. "If the Speaker is satisfied after calling for such information from the member who has given notice and from the Minister as he may consider necessary that the matter is urgent and is of sufficient importance to be raised in the Assembly at an early date he may admit the notice and in consultation with the Leader of the House fix the date on which such matter may be taken up for discussion and allow such time for discussion not exceeding two hours as he may consider appropriate in the circumstances". You have understood, I suppose. I will consider the notice. I will call for the report and also fix up the date.

Sri Ch. Vidyasagar Rao: Without going into the details, let us restore those proceedings again. On the basis of that only, you allowed everybody to express our opinions.

Sri P. Ramachandra Reddy: In this House, it is the tradition and custom that even after such statement, certain clarifications were asked for. Even under procedure and decisions of various Parliaments, if you consider a matter important, such clarifications can be sought. There is that practice. I therefore request you to allow each party individual to seek clarifications from out of the statement the Chief Minister has made.

Sri K. Vidhyadhra Rao: Speaker Sir, 298 has been rightly quoted by Hon'ble Minister for Legislative Affairs. As per rule 298, once a statement has been made by the Hon'ble Minister, it can neither be discussed nor questioned. Again we have rule 280 also. "A member while speaking shall not refer to any matter of fact on which a judicial decision is pending"
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Now, Speaker Sir, the Hon'ble Chief Minister in his statement has said that a Writ Petition has been filed in the Supreme Court. Now, a judicial decision is pending on it. We do not know whether the issue has been admitted or not. As long as it is pending, no question or discussion can be raised as per Rule 280. First of all, it cannot be discussed under Rule 298 and Rule 280 also is there. An appeal has been filed in the Supreme Court.

Mr. Speaker:-- Rule 281 does not pertain to what you are stating. It is altogether different.

Sri K. Vidyadhara Rao:-- If a decision is pending, the discussion also will not be allowed on it.

Sri P. Ramachandra Reddy:-- There is a tradition for clarifications. Let us not break that tradition.

Sri Kudupudi Prabhakara Rao:-- In Kaul and Shakdar, it is quite clear.

Mr. Speaker:-- You please don't explain the rules. I am not asking you to explain the rules.

Sri Kudupudi Prabhakara Rao:-- Just I am mentioning.

"But the Speaker may, in exceptional cases....."

Sri P. Ramachandra Reddy:-- About the statement of clarification our party is stating.

Sri Kudupudi Prabhakara Rao:-- I am talking about the authority.

Sri P. Ramachandra Reddy:-- Are you allowing only one person from each party?

Mr. Speaker:-- Yes. One person from one party.

Sri P. Ramachandra Reddy:-- For convenience sake I will speak. The statement given by the Hon'ble Chief Minister is very inadequate, very short. The first thing is that he could have mentioned about the directives of the Supreme Court. There are nine directions. One, they must be re-inducted. The Hon'ble Chief Minister could have given whether he is re-inducting them or not. If that is done, straight away his statement is clarified. Then, the position of Clause 6 of the judgement where compensation payment is mentioned. The Writ Petition itself is in the nature of a review - but review word was not used - and the Government is seeking to reduce the compensation fixed by the Court. This is almost a review. For such a small three sentences statement, fifteen days could not have been wasted. As I say, the first question is whether you are going to reinduct them or not and then the question of compensation arises. From clause 2 onwards it is about the decision to reinduct. There is a categorical denial of clause 1. You say "I am not going to
Statement by the Chief Minister 16th September, 1895

Re: Supreme Court Judgement - Superannuation of Government Employees

reinduct and only compensation will be considered’. That might be your argument. But without saying whether you are going to reinduct them or not, keeping it in suspense, asking for the reduction . . .

Sri K. Vidhyadhara Rao :- (Interruption)
Mr. Speaker :- No discussion, no questions - nothing.

Sri P. Ramachandra Reddy :- Clarification is, first, you say whether you are going to reinduct or not. If a lot of compensation has to be paid, even if money is not there, the court said ‘come after December for further time’. Such a CMP does not arise. The statement is inadequate; it is not satisfying anybody. I request through you, let him say categorically whether ‘you are going to induct or not’. You should say.

Sri K. Vidhyadhara Rao :- It this clarification?

Mr. Speaker :- Please sit down. Mr. Vidhyadhara Rao, they are only expressing their sentiments. Why don’t you follow it. Having said umpteen times, you are imagining so many things. I have not allowed questions; I have not allowed any discussion. Why do you entertain so many doubts in your mind?

Mr. Speaker :- Confine yourself to to-day’s statement.

Mr. Speaker :- Confine yourself to to-day’s statement.
Statement by the Chief Minister

Re: Supreme Court Judgement - Superannuation of Government Employees

16th September, 1985

The situation is as follows: Since 1981, a judicial challenge has been filed regarding the superannuation of Government employees. The latest decision of the Supreme Court has been awaited. The decision seeks to clarify the issue of superannuation, which is a matter of great concern for the employees.

The decision has been declared as follows: The employees are to be treated as Government servants for the purpose of superannuation. The decision is to be implemented forthwith.

This decision is a milestone in the struggle for the rights of Government employees. It is a victory for justice and equity.

The Chief Minister expresses his satisfaction with the decision and urges all employees to abide by it. He appeals to the government to implement the decision without delay.

The Chief Minister also urges the employees to continue their efforts for the betterment of the Government.

The decision is a stepping stone towards the realization of the rights of the employees.
Statement by the Chief Minister
16th September, 1985

Re: Supreme Court Judgement - Superannuation of Government Employees

Mr. Speaker :- Mr. Vidhyadhara Rao, they are only expressing their sentiments.

(Translation of Telugu)

Mr. Speaker :- Mr. Vidhyadhara Rao, they are only expressing their sentiments.
16th September, 1985

Statement by the Chief Minister

Re: Supreme Court Judgement - Superannuation of Government Employees

Mr. Speaker, Sir,

The Supreme Court has allowed the Writ Petitions on the ground that certain of the employees who were retired between 1983 and 1984 have been discriminated against and it is violative of art. 14 of the Constitution. There are other strictures in the judgement against the Government. The Government, in the statement read to-day, stated that the Government have been advised that the judgement of the Court should be respected and implemented. Therefore, it means that the government is implementing it. So far as the strictures are concerned, nothing is said and what is the financial liability of the Government on account of this judgement is also not mentioned. Who is responsible for this? The Act III of 1985 which was introduced in the Assembly and passed, there also no mention has been made about an agreement which is now referred to in the judgement of the Supreme Court. The Government has the moral responsibility of this financial liability. And while the government should implement, the government should also accept the mistake and genuinely resign to lay down good principles. Even previously when the Supreme Court passed strictures against Sri Sanjeeva Reddy, he resigned. Later on he became the President of India. He resigned to set up good principles. The present Government also should follow the example. This is what I say from my party.

Mr. Speaker:-- Mr. Indrasena Reddy, if I allow you such indulgences.......

(Interjections)

Mr. Speaker:-- Mr. Indrasena Reddy, you have given notice and I will pass orders on this notice. Now, .........

(Interjections)

Mr. Speaker:-- Mr. Indrasena Reddy, you have given notice and I will pass orders on this notice. .........
Statement by the Chief Minster 16th September, 1985
Re: Supreme Court Judgement - Superannuation of Government Employees

Sri P. Ramachandra Reddy: Is it closed, Sir? I could not follow because of the disturbance. Is this clarification issue closed?

Mr. Speaker: Now, there is actually a notice under rule 60 seeking a discussion. This I will consider. Unless I dispose of this notice, nothing can be done in the House.

Sri P. Ramachandra Reddy: May I submit, Sir?

Mr. Speaker: Yes.

Sri P. Ramachandra Reddy: The tradition is whenever we ask for a clarification from the concerned Minister or the Chief Minister, always they give some reply. It is not a question and answer. Doubts arise in our minds. If he has anything to answer, he will tell the answer and that will solve the problem. We have absolutely no intention to confront the Chief Minister.

Mr. Speaker: I have no doubt about it, Mr. Ramachandra Reddy. But I have also to take care of certain things. Now, presently the notice given by Sri Indrasena Reddy and others is there.....

Sri P. Ramachandra Reddy: Sir, there are so many things......

(Interruptions)

Mr. Speaker: Sir, I request you... There is one thing.

(At this stage many Members rose from their seats)

Sri N. Indrasena Reddy: Kaul and Shakder at page No. 339 has been quoted. In that the last sentence in the first para is
Statement by the Chief Minister
Re: Supreme Court Judgement - Superannuation of Government Employees

"when the submission is on an important matter, discussion may be allowed on the same day on which the submission is made".

Mr. Speaker: I have gone through the entire Kaul and Shakder. I have my own opinion about it. If you want a ruling, then this becomes infructuous.

The purpose of giving this notice is, what? You want some sort of discussion. It is not?

Sri P. Ramachandra Reddy: Sir, may I draw your attention?. There so many traditions not covered by the rules. For example, the appointment of a House Committee. Under what rules, Sir? If you go back, in the morning, we appointed a House Committee and three days before, we appointed one House Committee - not under rules. But customs and traditions are there. Therefore, I am begging. Let the Chief Minister say Something. There is anxiety in the society and there is anxiety among all of us.

Mr. Speaker: I entirely agree with you. I have not differed with you at any point of time. The only thing is, now I have also allowed Members to express their views about the statement ...

(Interruptions)

Sri P. Ramachandra Reddy: We reserve our rights over the notice.

Mr. Speaker: That is why I have not linked any of these. Now a particular stage has come when you expect me to compel the Chief Minister...
Statement by the Chief Minister 16th September, 1985 87
Re: Supreme Court Judgement - Superannuation of Government Employees

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With great anxiety, on a number of occasions we have raised this issue and to-day you are denying even a reply. We are requesting the Speaker, Sir, let the Hon. Chief Minister give some statement.

Sri P. Ramachandra Reddy :- Sir, you cannot compel anybody to give a statement. We entirely agree. After such clarifications are sought, always the Speaker asks the concerned Minister, or the Chief Minister, ‘Do you want to say anything?’ Then if he says, ‘I do not want to add anything’, there ends the matter. Here the responsibility should be passed on to that side. That is the tradition.

( Interruptions )

Sri K. Vidyadhara Rao :- We are governed by the rules ...

( Interruptions )

Sri A. Dharma Rao :- Sir, this is the thing which has been stated........
Statement by the Chief Minister

16th September, 1985

Re: Supreme Court Judgement - Super-annuation of Government Employees

Mr. Speaker:- What is the point in raising a point of order and going on discussing the issue? What is your point of order, tell me. What is the legal or constitutional deviation in the rules?

Mr. Speaker:- Mr. Narendra, there is no point in rising like this.

Mr. Speaker:- Mr. Narendra, there is no point in rising like this.

General Discussion:- What is the point of order? The Speaker will please say.

Mr. Speaker:- The Speaker will please say.

Mr. Speaker:- What is the point of order?
Announcements 16th September, 1985

Re: Placing of the Statements for Calling Attention Matters on the Table of the House
Re: Laying of Papers on the Table of the House

Mr. Speaker: I will answer it. Point No. 1 - Whether the matter is admitted or not. It cannot be a secret thing and it will be known to everybody. Point No. 2 - The question of discussion does not arise unless you come up with a proper motion. I am not suo motu allowing you to discuss anything you like.

Mr. Speaker: (...

ANNOUNCEMENTS

Re: Placing of the Statements for Calling Attention Matters on the Table of the House

Mr. Speaker: Now, the replies to the Calling Attention matters are deemed to have been placed on the Table of the House.

(Printed as Appendix)

Re: Laying of Papers on the Table of the House

Mr. Speaker: All the Papers that are to be laid on the Table are deemed to have been laid on the Table of the House.

(Printed as Appendix) **
Government Bills

Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

GOVERNMENT BILLS

The Hyderabad Municipal Corporations (Amendment) Bill, 1985 (Introduced)

Minister for Municipal Administration (Sri K. Kala Venkata Rao) :- Sir, I beg to move:

"That leave be granted to introduce the Hyderabad Municipal Corporations (Amendment) Bill, 1985".

Mr. Speaker :- Motion moved.

The question is:

"That leave be granted to introduce the Hyderabad Municipal Corporations (Amendment) Bill, 1985".

(Pause)

The motion was adopted and the Bill was introduced.

The Hyderabad Municipal Corporations (Amendment) Second Amending Bill, 1985 (Introduced)

Minister for Municipal Administration (Sri K. Kala Venkata Rao) :- Sir, I beg to move:

"That leave be granted to introduce the Hyderabad Municipal Corporations (Amendment) Second Amending Bill, 1985".

Mr. Speaker :- Motion moved.

The question is:

"That leave be granted to introduce the Hyderabad Municipal Corporations (Amendment) Second Amending Bill, 1985".

(Pause)

The motion was adopted and the Bill was introduced.

ANNUAL FINANCIAL STATEMENT (Budget) FOR 1985 – '86

DEMANDS FOR GRANTS

Industries

Village and Small Scale Industries

Mines and Minerals

Labour and Employment

[Additional text in Telugu]
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Industries – Village & Small Scale Industries
Mines & Minerals – Labour & Employment

1. Annual Financial Statement

2. Demands for Grants

3. Industries – Village & Small Scale Industries


5. Additional Information

6. Annexure

7. Further Details

8. Additional Notes

9. Conclusion

10. Signature

Date: 16th September, 1895

[Signature]

[Name]

[Position]
16th September, 1985

Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

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Mines & Minerals - Labour & Employment
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Industries-Village & Small Scale Industries
Mines & Minerals - Labour & Employment

...
Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 Demands for Grants.
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

The financial statement details the budget for the year 1985-86, with specific allocations for various sectors such as industries (village & small scale), mines & minerals, labour & employment. The budgetary figures are presented in a detailed format, outlining the anticipated revenues and expenditures for each category.

The document outlines the financial planning and strategic allocations for government departments and agencies, highlighting the importance of budgetary planning in achieving economic and social objectives. The statement provides a comprehensive overview of the financial resources allocated to different sectors, reflecting the priorities set by the government for the fiscal year.
16th September, 1985

Annual Financial Statement (Budget) for 1985-86 Demands for Grants

Industries-Village & Small Scale Industries
Mines & Minerals - Labour & Employment

Sri Md. Mukarramuddin :- Sir, The Andhra Pradesh Minorities Corporation has come into existence with the aim and object of upliftment of the minorities. This Corporation is working under the Industries Department, whereas in my opinion, it should have come under Social Welfare Department.

The authorised capital of this Corporation is only one crore and the amount granted is only 50 lakhs. This is grossly insufficient. The Karnataka Government has formed a similar Corporation with an authorised capital of 10 crores and granted another 10 crores for the upliftment of poor minorities.

The S. C., S. T., and B. C. Corporations spend as administrative expenditure and assistance Rs. 87 lakhs each, but this minorities corporation has been given only Rs. 50 lakhs. This is not justified.
For urban development and development of Old Hyderabad, Quli Qutab Shah Development Authority has been constituted but it is devoid of any powers. It has no powers under the Urban Areas Developments Act. The funds granted to this Authority is quite insufficient. Its Memorandum of Association provides that there should be 3 local MLAs nominated by the Government. The Government has nominated none. Consequently, only the Officers are running the whole show, and taking all types of decisions, without knowing the pulse and difficulties of the city area. In the absence of MLAs., and MPs., on the Committee, developmental work is not taking place on proper lines.

I hope the Government will be magnanimous and raise the authorised capital to Rs. 10 crores, and raise the grants to Rs. 2 crores. The Government may also take immediate steps to nominate MLAs and MPs on the Managing Committee.

Sri M. V. Krishna Rao (Tanuku) : I strongly support the Demand presented by the Minister for Industries.

Industries are essential for economic progress.
16th September, 1985  Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment
Annual Financial Statement (Budget) 16th September, 1985
for 1985-86 - Demands for Grants
Industries-Village & Small Scale Industries
Mines & Minerals - Labour & Employment

for 1985-86 - Demands for Grants

Industries-Village & Small Scale Industries
Mines & Minerals - Labour & Employment
Annual Financial Statement (Budget) 16th September, 1985
for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

Expunged as ordered by the Chair
The Hon'ble Member made an allegation against the Minister. Has he taken the prior permission?

Mr. Speaker:— No...... please sit down.
Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

Expunged as ordered by the Chair

Expunged as ordered by the Chair
16th September, 1985  Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

[Text in Telugu script]
Annual Financial Statement (Budget) 16th September, 1985
for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

For 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

The text is not visible in the image.
106 16th September, 1985 Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

Industries-Village & Small Scale Industries
Mines & Minerals - Labour & Employment

1983-84

1984-85

1985-86

144

361

114

828

626

47,000

4,638

6,638

100

7

8

6,000

14

6

8

100

10.71

10.71

5,587

110,715

110,715

6,000

20

20

20

20

20

20
Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries

Mines & Minerals - Labour & Employment

...
108 16th September, 1985 Annual Financial Statement (Budget) for 1985-86 – Demands for Grants

Industries-Village & Small Scale Industries
Mines & Minerals – Labour & Employment

6-00 p.m.

...
Annual Financial Statement (Budget) 16th September, 1985 for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

...
110 16th September, 1985 Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment
Annual Financial Statement (Budget) 16th September, 1985
for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

The following summarizes the financial statements for the year 1985-86. The
industries sector includes various types of enterprises, while the mines
and minerals sector focuses on labor and employment. Each area is
discussed in detail below.

For industrial sectors, the detailed breakdown includes:
1. Industries
   a. Village & Small Scale Industries
   b. Other Major Industries

For the mines and minerals sector, the focus is on:
1. Labour & Employment

The budget highlights the financial requirements and allocations
for each category, providing a comprehensive overview of the financial
status for the fiscal year 1985-86.
16th September, 1985 Annual Financial Statement (Budget)
for 1985-86 – Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

The Government of India has decided to revise the financial estimates for the year 1985-86. The demands for grants are as follows:

1. Industries - Village & Small Scale Industries
   - Mines & Minerals
   - Labour & Employment

The revised estimates are as follows:

- Revenue
- Capital
- Total

The budget is to be presented in the Lok Sabha on 16th September, 1985.
16th September, 1985 Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

Industries-Village & Small Scale Industries
Mines & Minerals - Labour & Employment

[Text in Bangla]

[Translation]

[Natural Text in English]
Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

3. Mr. Secretary:

The Minister of State for Finance, Government of India, has been pleased to announce the following proposals for demand for grants for the year 1985-86:

1. Industries - Village & Small Scale Industries
   - Mines & Minerals - Labour & Employment
   - Industrial Development
   - Rural Industrial Scheme
   - Small Scale Industries
   - Tourism

The above proposals are based on the following considerations:

1. The economic growth of the country requires an increase in industrial production.
2. The demand for employment is expected to increase in the rural areas.
3. The need for tourism is expected to increase in the future.
4. The government is committed to the development of small scale industries.

The above proposals are expected to provide a boost to the economy and create employment opportunities.

Yours sincerely,

[Signature]

Finance Minister
116 16th September, 1985 Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

Industries-Village & Small Scale Industries

Mines & Minerals - Labour & Employment
Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

...
16th September, 1985

Annual Financial Statement (Budget)

for 1985-86 - Demands for Grants
Industries - Villages & Small Scale Industries
Mines & Minerals - Labour & Employment
Annual Financial Statement (Budget) 16th September, 1985

for: 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

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120 16th September, 1985  Annual Financial Statement (Budget)

for 1985-86  - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

...
Annua! Fmrncia! Statement (Budget) 16th September, 1985 ' 121
for 1585-86 – Demands for Grants
Industries-Village & Small Scale Industries
Mines & Minerals - Labour & Employment

...
122 16th September, 1985 Annual Financial Statement (Budget)
for 1985-86 – Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals – Labour & Employment

[Text content not visible]
Mr. Speaker:—Minister for Small Scale Industries will answer your question.

12. Mr. Speaker:—The Minister for Small Scale Industries will answer your question.

The Minister for Small Scale Industries informed that the grant of Rs. 2,00,000/- to the Small Scale Industries in the State was for the purpose of providing funds to the units for the purchase of machinery, raw material, etc. The grant was given to the units to enable them to become self-sufficient and to improve their production. The grant was also given to the units to enable them to compete in the market and to increase their exports. The grant was given to the units to encourage them to adopt modern methods of production and to increase their efficiency. The grant was given to the units to enable them to develop new products and to increase their sales. The grant was given to the units to enable them to expand their production and to increase their employment.

... (continued)

... (continued)

... (continued)

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... (continued)

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... (continued)
Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

For the year ending 31st March, 1986, the demands for grants are as follows:

- Industries - Village & Small Scale Industries
  - Demands for grants
  - Mines & Minerals - Labour & Employment
  - Demands for grants

The total demands for grants for the year 1985-86 are...

[Details of the demands for grants are provided in the document.]
Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

[Detailed text appears in Telugu, likely discussing financial figures and requirements for various sectors.]
16th September, 1985 Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries

Mines & Minerals - Labour & Employment

...
Annual Financial Statement (Budget) 16th September, 1985 129
for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

The Minister of Finance, Introducing the Budget for 1985-86, said:

1. "Village & Small Scale Industries"

2. "Labour & Employment"

3. "Mines & Minerals"

4. "Industries"

B-1 [17]
13th September, 1985 Annual Financial Statement (Budget) for 1985-86 – Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

For the financial year 1985-86, the following demands for grants have been made:

- Industries - Village & Small Scale Industries
- Mines & Minerals - Labour & Employment

The details of these demands are as follows:

- Industries - Village & Small Scale Industries
- Mines & Minerals - Labour & Employment

The total amount required is [amount].
Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 – Demands for Grants

Industries-Village & Small Scale Industries
Mines & Minerals – Labour & Employment

7-30 p.m.

(Sri C. Narsi Reddy in the Chair)

(Sri C. Narsi Reddy in the Chair)

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(Sri C. Narsi Reddy in the Chair)

(Sri C. Narsi Reddy in the Chair)
Annual Financial Statement (Budget) 16th September, 1985 133
for 1985-86 – Demands for Grants
Industries – Village & Small Scale Industries
Mines & Minerals – Labour & Employment

3. The Hon'ble Governor : The following demands are tabled by the Hon'ble

Village & Small Scale Industries

(Yearly Demand for Grants)

- Text in Telugu
134 16th September, 1985 Annual Financial Statement (Budget)
for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

(i) Industries - Village & Small Scale Industries

(ii) Mines & Minerals - Labour & Employment
Annual Financial Statement (Budget) 16th September, 1985
for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

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16th September, 1985  Annual Financial Statement (Budget) for 1985-86 – Demands for Grants
Industries – Village & Small Scale Industries
Mines & Minerals – Labour & Employment

Expunged as ordered by the Chair.

Expunged as ordered by the Chair.
for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 - Demands for Grants

Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment
8-00 p.m.

8-00 p.m.
Chairman : The question is:
To reduce the allotment of Rs. 44,24,68,000/- for Industries by Rs. 100/-
(a) For not providing adequate funds to each Sector Industries;
(b) For not establishing one industries growth centre in each District.

To reduce the allotment of Rs. 44,24,68,000/- for Industries by Rs. 100/-
(a) For not implementing Nucleus Industrial Complex in Medak district based on Dr. Vepa Committee
(b) For not starting the construction of Sugar Factory in Public Sector at Medak inspite of obtaining licence by Nizam Sugar Factory.

To reduce the allotment of Rs. 44,24,68,000/- for Industries by Rs. 100/-

Chairman :- Cut Motions were negatived

Chairman :- The question is:
To reduce the allotment of Rs. 11,24,61,000/- for Village and Small Industries by Rs. 100/-
For not encouraging the Cottage Industries by purchasing the produce through the Government Agencies.

To reduce the allotment of Rs. 11,24,61,000/- for Village and Small Industries by Rs. 100/-

Chairman :- The question is:
To reduce the allotment of Rs. 11,24,61,000/- for Village and Small Industries by Rs. 100/-
Annual Financial Statement (Budget) 16th September, 1985 141
for 1985-86 - Demands for Grants
Industries - Village & Small Scale Industries
Mines & Minerals - Labour & Employment

Chairman: Cut motions were negatived
Chairman: The question is:
Sri K. Bapiraju, Sri R. Damodhar Reddy, Sri Shivarao Shetkar

To reduce the allotment of Rs. 7,25,30,000/- for Mines and Minerals by Rs. 100/-
(a) For not protecting mineral wealth by streamlining the Government Agencies;
(b) For unsatisfactory functioning of Mining Corporation.

To reduce the allotment of Rs. 7,25,30,000/- for Mines and Minerals by Rs. 100/-

Chairman: Cut Motions were negatived
Chairman: The question is:

To reduce the allotment of Rs. 15,76,12000/- for Labour and Employment by Rs. 100/-
(a) for not constructing sufficient number of houses for worker of various factories;
(b) for not providing employment to local people.

To reduce the allotment of Rs. 15,76,12000/- for Labour and Employment by Rs. 100/-

To reduce the allotment of Rs. 15,76,12000/- for Labour and Employment by Rs. 100/-

To reduce the allotment of Rs. 15,76,12000/- for Labour and Employment by Rs. 100/-

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To reduce the allotment of Rs. 15,76,12000/- for Labour and Employment by Rs. 100/-

To reduce the allotment of Rs. 15,76,12000/- for Labour and Employment by Rs. 100/-
To reduce the allotment of Rs. 15,76,1200/- for Labour and Employment by Rs. 100/-

Chairman : Cut Motions were negatived

Chairman : The question is:

"That the Government be granted a sum not exceeding Rs. 44,24,68,000 under Demand No. XII—Industries".

"That the Government be granted a sum not exceeding Rs. 11,24,61,000 under Demand No. XIII—Village and Small Industries."

"That the Government be granted a sum not exceeding Rs. 7,25,30,000 under Demand No. XIII—Mines and Minerals."

"That the Government be granted a sum not exceeding Rs. 15,76,12,000 under Demand No. XXV—Labour and Employment."

That Motions were adopted and the Demands were granted.
Annual Financial Statement (Budget) 16th September, 1985

for 1985-86 – Demands for Grants
Social Welfare – Tribal Welfare
Women and Child Welfare

"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
(a) For not giving the scholarship to the Backward Class students on par with the S.C. and S.T. Students
(b) For not constructing Hostel buildings in all the places.
Chairman : Cut motion moved.

Sri N. Raghava Reddy : Sir, I beg to move:
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman : Cut motion moved

Sri J. Venkaiah : Sir, I beg to move:
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman : Demands moved.
Sri P. Ramachandra Reddy : Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman : Demands moved.
Sri P. Ramachandra Reddy : Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman : Demands moved.
Sri P. Ramachandra Reddy : Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman : Demands moved.
Sri P. Ramachandra Reddy : Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman : Demands moved.
Sri P. Ramachandra Reddy : Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
"Sir, I beg to move.
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman: Cut Motion moved.

Sri C. Vithal Reddy:— Sir, I beg to move:
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman: Cut Motion moved.

Dr. R. Ravindranatha Reddy:— Sir, I beg to move:
To reduce the allotment of Rs. 261,89,49,000/- for Social Welfare by Rs. 100/-

Chairman: Cut Motion moved.
Chairman :— Cut Motion moved.

Sri D. Chinna Malliah : Sir I beg to move :
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman : Cut Motions moved.

Sri B. Venkateswara Rao :— Sir, I beg to move :
To reduce the allotment of Rs. 261,83,49,000/- for Social Welfare by Rs. 100/-

Chairman : Cut Motion moved.

Sri P. Ramachandra Reddy :— Sir, I beg to move :
To reduce the allotment of Rs. 56,17,18,000/- for Tribal Welfare by Rs. 100/-

(a) For Providing Schools in every Tribal Village.
(b) For not electrifying the Tribal Villages on priority basis.

Chairman: Cut Motion moved.

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

To reduce the allotment of Rs. 56,17,18,000/- for Tribal Welfare by Rs. 100/-

Chairman: Cut Motion moved.

Sri P. Venkatapathi: Sir, I beg to move:

To reduce the allotment of Rs. 56,17,18,000/- for Tribal Welfare by Rs. 100/-

Chairman: Cut Motion moved.

Sri D. Chinna Malliah: Sir, I beg to move:

To reduce the allotment of Rs. 56,17,18,000/- for Tribal Welfare by Rs. 100/-

Chairman: Cut Motion moved.

Sri P. Ramachandra Reddy: Sir, I beg to move:

To reduce the allotment of Rs. 24,40,93,000/- for Women and Child Welfare by Rs. 100/-

(a) For not implementing the Schemes properly.

(b) For not opening sufficient crishis and Balwadis to the children Agricultural labourers.

Chairman: Cut Motion moved.

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

To reduce the allotment of Rs. 24,40,93,000/- for Women and Child Welfare by Rs. 100/-
Chairman : Cut Motion moved.
Sri P. Venkatapathi : Sir, I beg to move:
To reduce the allotment of Rs. 24,40,93,000/- for Women and Child Welfare by Rs. 100/-

Chairman : Cut Motion moved.
Sri D. Chinna Malliah : Sir, I beg to move:
To reduce the allotment of Rs. 24,40,93,000/- for Women and Child Welfare by Rs. 100/-

The House is adjourned to meet at 8:30 A.M. on the 17th day of September, 1985.

APPENDIX—I
Calling Attention Matters
Re: Malpractices of large sized Cooperative Rural Credit Society, Chennaraopet, Warangal District.

On 13-3-1974 the Divisional Cooperative Officer, Mahabubabad ordered a statutory enquiry under section 51 of Andhra Pradesh Cooperative Societies Act to enquire into the allegations of diversion of funds in the Large Sized Cooperative Society, Chennaraopet and appointed an Enquiry Officer. The Enquiry Officer submitted his report in 1976 and he reported that there are diversion of funds to the extent of Rs. 46,888/- from the crop loans collected from the members of the society. As the society did not respond to rectify these defects, the Divisional Cooperative Officer issued a show cause notice under section 34 of Andhra Pradesh Cooperative Societies Act on 31-3-1977. It is reported that the society was ceded to State Bank of Hyderabad during the year 1971 and therefore they remitted an amount of Rs. 25,966/- towards the diverted amount to the Cooperative Central Bank and the balance amount was got adjusted by filing on Arbitration.

On further complaints received from the members of the Society in June, 1977, alleging diversion of funds by the Society.
and sanction of loans excess of credit limits, the Deputy Registrar on deputation to the State Bank of Hyderabad ordered a statutory enquiry under section 51 and this office has submitted his report in 1978. It was found that a sum of Rs. 4,18,195/- was mis-utilised by diversion into other business instead of disbursing the loans to its members without collecting share capital contribution. The reasons given by the Society for diversion of these funds was that they have provided these funds for purchase of Oil Engines and pumpsets etc. to save the standing chilly crops during dry spell in the District and to this extent there were no complaints from the members. The enquiry report also showed that the society purchased time expired pesticides worth of Rs. 3,185/-.

The Society found Sri K. Malla Reddy, Secretary of the Society responsible for this transaction and they have taken a decision to dismiss him from service. The society has also taken action to recover the suspense amounts due from the employees and office bearers and a arbitration filed against some of the office bearers. As the lapses did not relate to defalcations and misappropriations of funds but they relate to procedural irregularities, the Collector, Warangal has passed an order not to supersede the Managing Committee of the society and the society has been given an opportunity to rectify the defects and action was taken accordingly for rectification of the defects.

Sri Bikkoji Naik, President, Banjara Janata Party, Warangal District has submitted a petition dated 24-2-1984 to the Hon'ble Chief Minister alleging malfunctioning of this society. Government have therefore requested the Commissioner for Cooperation and Registrar of Cooperative Societies to order an statutory enquiry into the affairs of the society. The Commissioner for Cooperation and Registrar of Cooperative Societies has appointed a Joint Registrar as an Enquiry Officer under section 51 of the Andhra Pradesh Cooperative Societies Act in April, 1984. The Commissioner for Cooperation and Registrar of Cooperative Societies has asked the District Cooperative Officer, Warangal to take immediate action for rectification of the defects pointed out in the enquiry report.

FUNCTIONING OF 13 PRIVATE COLLEGES MANAGED BY THE BAPIRAJU CHARITABLE TRUST OF WEST GODAVARI DISTRICT

Government have issued orders on 20-9-1978 for the taking over of the 3 Oriental Colleges, 5 Junior Colleges and 5 Degree Colleges belonging to Sri Chintalapati Bapiraju Dharma Samstha without any liabilities based on the report of Sri P. Adinarayana, the then joint Director of Public Instruction which revealed that:-
Annual Financial Statement (Budget)  16th September, 1985  149
for 1985-86 – Demands for Grants
Social Welfare – Tribal Welfare
Women and Child Welfare

(a) teachers were indiscriminately transferred contrary to the instructions issued by Government;

(b) the management was not paying salaries of the teachers in full and in time; and

(c) proper accounts were not being maintained by the educational institutions.

These institutions are under direct payment of salaries with effect from 1-4-1977.

The physical take over of these institutions has not been completed so far since there is a dispute on the quantum of compensation to be paid to the management for these institutions. The management is claiming Rs. 32,12,528.59 ps. in addition to the amount of Rs. 1,35,000/- with interest being the amount deposited on behalf of the colleges. As per the report of the Sundaresan Committee which was appointed on 3-10-1979, the compensation payable to the management for these colleges is Rs. 12,31,747.63 ps. in addition to the amount of Rs. 1,35,000/- with interest deposited on behalf of the colleges.

A Cabinet Sub-Committee was constituted to go into the claims of Sri Bapiraju Dharma Samstha with the following Ministers:

1. Minister (Education)
2. Minister (Finance)
3. Minister (SSI)
4. Minister (SW)
5. Minister (CA)

The matter was placed before the Cabinet Sub-Committee for consideration of the following:

1) Whether Schools and Colleges taken over from the Samstha may be treated as admitted to grant-in-aid from the date(s) of inception or not;

2) Whether the audit objections pertaining to the institutions may be waived as recommended by the Enquiry Officer and also in view of the request of Sri Murthy Raju, and

3) Whether in respect of the immovable properties, the valuation as fixed by Sri V. Sundaresan be agreed to or the claim of Sri Murthy Raju be upheld, or the valuation be got determined by an authority or agency and if so, the same may be specified.

The Cabinet Sub-Committee met on 15-5-82 and 24-5-82, but no decisions were taken in the matter.
The matter was referred to Law Department with a request to examine whether the executive orders issued by the Government taking over the schools and colleges and the claim of the management of Darma Samsthna for payment of compensation for taking over the Educational Institutions could be covered under any of the enactments repealed by the Andhra Pradesh Education Act, 1982. Law Department have opined that the institutions appear to have been taken over purely by executive orders and not under the provisions of any Act. Sri M.R. Pai and Sri V. Sundaresan also appear to have worked out both the assets and liabilities on the basis of market value. It is for the Government to decide as to the amount of compensation to be paid.

The matter was referred to the Additional Advocate General for his opinion whether it is obligatory on the part of the Government to pay compensation to the Samsthna in lieu of the Educational Institutions taken over from the Samsthna and if so whether the payment of compensation is accordance with the sub-section (3) of Section 68 of the Andhra Pradesh Education Act, 1982 and if not whether the institutions have to be handed over to the Samsthna as requested by Sri Murthy Raju. The Additional Advocate General has opined that as on date the Andhra Pradesh Education Act, 1982 is applicable to these institutions. If the Government wants to hand-over the institutions back to the Samsthna, it is open for them to do so by following the procedure in Section 66. On the other hand, if the Government wants to acquire the property the procedure under Section 67 has to be followed. The Government is bound to pay compensation to the Samsthna in case of acquisition in accordance with sub-section (3) of Section 68.

Since this is a major policy decision involving huge financial commitment to Government, the matter is under examination of the Government.

Regarding payment of salaries to the staff of the Dharma Samsthna colleges, out of 13 colleges run by the erstwhile Bapi-raju Dharma Samsthna, five Junior Colleges and three Oriental Colleges were already admitted to aid and the Director of Higher Education has reported that salaries to the staff of these colleges are being paid regularly. With regard to the staff of five Degree colleges which are un-aided, adhoc grants are being sanctioned by Government every year. The Director of Higher Education has reported that salaries to the staff of these five un-aided colleges have been paid upto 28-2-85. The Director of Higher Education has submitted proposals for according sanction of adhoc grants for the year 1985-86 for payment of salaries to
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the staff of these five un-aided colleges and Government have
issued orders on 4-9-1985 releasing an amount of Rs. 25.00 lakhs
for this purpose.

APPENDIX - II **

Papers laid on the Table as per the Announcement made by
the Hon. Speaker.

1. Copy of the State Administration Report on the working of
the Libraries in the State for the year 1981-82.

2. Copy of the amendment to the Andhra Pradesh Municipalities
(Tender) Rules, 1967 issued in G.O. Ms. No. 29, Munici­
pal Administration, dated 17-1-1985 and published in the
Andhra Pradesh Gazette dated 21-3-1985.