ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Thursday the 19th September, 1985

The House met at Half-past Eight of the clock
(Mr Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS

Vizag Girijan Corporation

251—

*1345-T-Q— Sarvasri Ch. Lingaiah (Burgumpahad) and Md. Rajab Ali (Sujatanagar):— Will the Minister for Tribal Welfare be pleased to state:

(a) whether Visakhapatnam Girijan Co-operative Corporation Ltd., is running in loss;

(b) if so, to what extent and reasons therefor, and

(c) whether any Girijans are employed in the Corporation?

An asterisk before the name indicates confirmation by the Member.
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(2) எந்தோட விளக்கம் செய்து வந்துள்ளார்கள் என்று தெரியவில்லை.

(3) கிடக்கும் குழாயின் மார்க்கந்தப் பிரபுத்தை தெரிந்து கூறியது என்ன என்றும் இன்று தன்னை எவ்வாறே தெரிகிறது. முற்பத்தில், பிரெஞ்சை என்ன நூற்றாண்டுக்கு முதல் நிகழ்ந்து வருகிறது. அது வருவாய்க்கு கோளில் விளக்கியுள்ளே இருக்கிறது.

(4) யாரானும் ஆடும் விளக்கம் நீதியை விளக்கும் போன்று கிடைக்காத வந்தும் ஒன்றாகவும் இன்று வந்துள்ளார். என்றும் நூற்றாண்டுக்கு முதல் நிலையில் எவ்வாறே நிகழ்ந்து வருகிறது. கீழே வருவாய் எவ்வாறே நிகழ்ந்து வருகிறது.

(5) உடனே இடையில் கி இப்படி விளக்க வருவாய் எவ்வாறே நிகழ்ந்து வருகிறது. அது எவ்வாறே நிகழ்ந்து வருகிறது. இப்படியும் எவ்வாறே நிகழ்ந்து வருகிறது.

(6) நவுரோதில் எவ்வாறே விளக்கம் நீதியை விளக்கும் போன்று கிடைக்காத வந்தும் ஒன்றாகவும் இன்று வந்துள்ளார். என்றும் நூற்றாண்டுக்கு முதல் நிலையில் எவ்வாறே நிகழ்ந்து வருகிறது. கீழே வருவாய் எவ்வாறே நிகழ்ந்து வருகிறது.
Oral Answers to Questions 19th September, 1985

1. (i) (విశ్వస్త్ర) : ఒకసార్లు ఈ ప్రశ్నలను వివరించండి, దేశం మంత్రివర్థిలు అంచన వివరించండి.

(ii) భాషా (తెలుగునాటి) : కాలం కుండా సందర్భానికి వంటి సమయానికి మాత్రమే ఉండండి. సంప్రదాయంలో ఉండే ప్రశ్నకు సమాధానం పంచండి. ప్రశ్నలను అందరిటే లేదు.

3. (సిద్ధాంతా) : దానిని వివరించండి మరియు సమాధానం మాత్రమే ఎలా ఉండండి. ప్రశ్న వివరణ మరియు సమాధానాన్ని తెరచండి.

4. (విభాగాలు) : సూచించండి మరియు ప్రశ్నకు సమాధానం పంచండి. ప్రశ్న వివరణ మరియు సమాధానాన్ని తెరచండి.

5. (ప్రత్యేక సమస్యలు) : ఇది ఒక ప్రత్యేక సమస్య అంశం. ప్రశ్న లేదా సమయ వివరణ మరియు సమాధానాన్ని తెరచండి.

6. (వస్త్రాలు) : ఇది ఒక వస్త్ర అంశం. ప్రశ్న లేదా సమయ వివరణ మరియు సమాధానాన్ని తెరచండి.
Drinking Water to Nalgonda Town

252—

*1027-Q. — Sarvasri Ch. Vidyasagara Rao (Metpally) and A. Narendra (Himayatnagar) :— Will the Minister for Municipal Administration be pleased to state :

(a) whether it is a fact that a scheme at a cost of Rs 2 crores was prepared for drinking water to Nalgonda from Nagarjunasagar;

(b) whether it is also a fact that construction of tanks laying pipe lines etc., is over; and

(c) if so, the reasons for the delay in supplying water?

Sarvasri Ch. Vidyasagara Rao (Metpally) :

(a) Yes. 1981-82 Rs 287.06 cr.

(b) 287.06 cr.

(c) 287.06 cr.

(d) 287.06 cr.

1981-82 Rs 287.06 cr.

1982-83 Rs 287.06 cr.

1983-84 Rs 287.06 cr.

1984-85 Rs 287.06 cr.

1985-86 Rs 287.06 cr.

1986-87 Rs 287.06 cr.

1987-88 Rs 287.06 cr.

1988-89 Rs 287.06 cr.

1989-90 Rs 287.06 cr.

1990-91 Rs 287.06 cr.
ఇంకా, మాత్రమే ఎంచుకుండా లేని ప్రత్యేకించబడిన ప్రశ్నలు కేంద్రంగా అడిగారు. ఈ పరిస్థితి అంశాలగా తప్పేది ప్రశ్నలే ఉండాలి?

ఒడ్డి. సాంఘాతిక ప్రశ్నలు - అందులో, సమాచార ప్రతిభ లేదా ప్రతిభ నేర్ష్టాన్ని కేంద్రంగా ఎంచుకునే ప్రశ్నలు ఉండాలి?

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Reclamation of Land from Hussain Sagar

253—

*784-Q. — Sri M.B. Chowhan (Devarakonda) :— Will the Minister for Municipal Administration be pleased to state:

(a) the extent of land reclaimed by HUDA for amusement park, Vemana Cultural Centre and shopping arcade etc., from Hussainsagar; and

(b) whether it is a fact that Engineers have advised that the water may over flow the bund during heavy rains due to reclamation; and

(c) if so, the steps taken by the Government in this regard?

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(a) the extent of land reclamed by HUDA for amusement park, Vemana Cultural Centre and shopping arcade etc., from Hussainsagar; and

(b) whether it is a fact that Engineers have advised that the water may over flow the bund during heavy rains due to reclamation; and

(c) if so, the steps taken by the Government in this regard?
Land Ceiling Cases Pending in Courts

254—

* 882 - Q. — Sri C. Vittal Reddy (Narsapur) :- Will the Minister for Revenue be pleased to state :

(a) the number of cases (landlords) which are pending without being settled in the High Court, Sessions Court and Tribunal together with the extent of land that can be acquired in the State through Land Ceiling Act; and
(b) the action to be taken for disposing of the pending cases?

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Oral Answers to Questions

(b) the action to be taken for disposing of the pending cases?

<table>
<thead>
<tr>
<th>Action</th>
<th>No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>a)</td>
<td>2,019</td>
</tr>
<tr>
<td>b)</td>
<td>1,454</td>
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<tr>
<td>c)</td>
<td>1,283</td>
</tr>
</tbody>
</table>

The action to be taken for disposing of the pending cases shall be as follows:

a) 

The pending cases shall be disposed of within 30 to 60 days.

b) 

The pending cases shall be disposed of within a year.

c) 

The pending cases shall be disposed of within two years.

Other actions shall be taken as per the discretion of the concerned authorities.

Note: The above actions are subject to the availability of resources and manpower.

*Disclaimer: The above information is for reference only and may not be accurate.*
Ora! Answers to Questions 19th September, 1985 257

commemoration posta! stamp of sir arthur cotton

255—

* 1051- Q. — Sri K. Prabhakara Rao (Amalapuram) :— Will the Minister for Transport, Roads and Buildings be pleased to state:

(a) whether it is a fact that East Godavari Zilla Parishad has represented to the Government for issue of the commemoration postal stamp in memory of “Sir Arthur Cotton”; and

(b) if so, the action taken thereon?

Commemoration Postal Stamp of Sir Arthur Cotton

255—

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Commemoration Postal Stamp of Sir Arthur Cotton
(a) the number of persons to whom rickshaws have been provided so far under "Own your own Rickshaw" Scheme; and

(b) the criteria adopted to provide the rickshaws under the said scheme?

Secretary, Social Welfare Department (१००८ को १००८ को):

1) 10 विषय वाली ओपन अप्रोक्स.

2) "स्वतंत्र रिक्शा प्रदान" के तहत किसी भी व्यक्ति को किसी भी तरह से रिक्शा नहीं दी जा सकती।

3) 10. निरीक्षण के लिए 20 जनवरी 1984 से 90 जुलाई 1984 तक।

**Own Your Own Rickshaw** Scheme

256—

*1181—Q.— Sarvasri A. Narendra, Baddam Bal Reddy (Karwan) and Jakka Venkaiah (Allur):— Will the Minister for Social Welfare and Tourism, be pleased to state:

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Ora! Answers to Questions 19th September, 1985 259

(Section 1)

1. Will the Minister take steps for the development of the flood affected areas?

2. Will the Minister give details of the flood affected areas and the relief measures taken so far?

3. What is the status of the relief measures taken for the flood affected areas?

4. Will the Minister provide details of the number of houses damaged by floods and the relief measures taken so far?

5. What is the Government's plan of action for the rehabilitation of the flood affected areas?

6. Will the Minister provide details of the number of people affected by floods and the relief measures taken so far?

7. What is the Government's plan of action for the rehabilitation of the flood affected areas?

8. Will the Minister provide details of the number of crops damaged by floods and the relief measures taken so far?

9. What is the Government's plan of action for the rehabilitation of the flood affected areas?

10. Will the Minister provide details of the number of livestock affected by floods and the relief measures taken so far?

11. What is the Government's plan of action for the rehabilitation of the flood affected areas?

12. Will the Minister provide details of the number of roads and bridges damaged by floods and the relief measures taken so far?

13. What is the Government's plan of action for the rehabilitation of the flood affected areas?

14. Will the Minister provide details of the number of schools and colleges affected by floods and the relief measures taken so far?

15. What is the Government's plan of action for the rehabilitation of the flood affected areas?

16. Will the Minister provide details of the number of hospitals and health centers affected by floods and the relief measures taken so far?

17. What is the Government's plan of action for the rehabilitation of the flood affected areas?

18. Will the Minister provide details of the number of migrant laborers affected by floods and the relief measures taken so far?

19. What is the Government's plan of action for the rehabilitation of the flood affected areas?

20. Will the Minister provide details of the number of Fishermen affected by floods and the relief measures taken so far?

21. What is the Government's plan of action for the rehabilitation of the flood affected areas?
Mr. Speaker:—This question should not go on record.

Expunged as ordered by the Chair.
Teacher-Pupil Ratio in Elementary Education

257—

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

(a) whether it is a fact that the teacher and pupil ratio in the elementary stage of education in the State is 1 : 52, whereas the national ratio is 1 : 40; and

(b) if so, what are the remidies proposed to be taken by the State Government to reduce the ratio on par with the national ratio?

258—

(a) Yes.

(b) The Government has decided to reduce the teacher-pupil ratio to 1 : 40 in the year 1985-86 by creating additional posts of teachers. The Government has already sanctioned Rs. 22,000,000 for the purpose.

259—

(b) 1 : 57.

260—

The ratio was 1 : 57 in the year 1984-85 and 1 : 50 in the year 1985-86. The Government has already sanctioned Rs. 22,000,000 for the purpose.
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Oral Answers to Questions 19th September, 1985

Q. 1. "What is the current status of the drought situation in various regions of the country, and what measures are being taken to provide relief to the affected farmers?"

Q. 2. "What is the government's plan for the development of the rural areas in the coming fiscal year?"

Q. 3. "How is the government addressing the issue of unemployment among youth in urban areas?"

Q. 4. "What steps is the government taking to ensure the availability of affordable housing for all?

Q. 5. "What is the government's strategy for improving the quality of education in the country?"

Q. 6. "What measures are being implemented to control the spread of diseases in rural areas?"

Q. 7. "What is the government's approach to promoting rural tourism?

Q. 8. "What is the current status of the police force in the country, and what steps are being taken to improve its effectiveness?"

Q. 9. "What is the government's policy on the use of renewable energy sources?

Q. 10. "What steps is the government taking to address the issue of malnutrition among children in rural areas?"
Pulivendla Branch Canal

(a) whether it is a fact that the work of Pulivendla Branch Canal which was started in the year 1972, has come to a standstill;

(b) whether it is also a fact that originally the canal was designed to irrigate 60,000 acres and only 20,000 acres is being irrigated now; and

(c) if so, the reasons therefor?
Misappropriation of Funds in
Weaker Section Housing Scheme

*890—Q.—Sri Md. Rajab Ali:—Will the Minister for Endowments and Housing be pleased to state:

(a) whether it is a fact that an amount of Rs. 30 lakhs 50 thousands has been sanctioned for a Housing Scheme for harijans and weaker section people at Bhadrupalem village of Epuru Taluq Guntur District;

(b) whether it is also a fact that the said amount was misappropriated by the B.D.O. colluding with a Contractor;

(c) whether the Commissioner of State Housing Board has enquired into the allegations in this regard; and

(d) the action taken against the persons responsible therefor?
Arrears of Excise Revenue and Estate Duty

260—

* 730 - Q. — Sarvasri N. Raghava Reddy (Nakkrekai), A. Lakshminarayana (Miryalaguda) and P. Venkatapathy (Sattanapalli):— Will the Minister for Excise be pleased to state:

(a) the amount of excise revenue and estate duty due from the management of M/s. Andhra Sugar Limited, Tanuku, West Godavari district from 1974-75 onwards;

(b) the reasons for allowing the company to accumulate crores of excise revenue and estate duty; and

(c) the action proposed to be taken to recover the dues from Messrs. Andhra Sugars Limited?

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Mr. Speaker:- I have already told Bagareddy garu you, come and talk to me. I will do the needful.
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You please come to the Chambers.

Mr. Speaker:— Already once admitted — now the question of reconsideration does not arise.

L.A.Qs Postponed from 6-9-1985

Promotional Arrangements to E Os in Child Welfare

173—

*211-Q. — Sri Konuru Nagaeswara Rao:— Will the Minister for Social Welfare and Tourism be pleased to state:

(a) whether it is a fact that the E. Os. (Mukhya Sevikas) working in the thirteen Family and Child Welfare Projects are not provided with promotion facilities, while the E Os. under the Blocks with lesser qualification are provided promotion facilities as CDPOs and District Women and Child Welfare Officers, though both the categories are working under the same department (i.e. Women and Child Welfare) having same scale of pay almost with identical duties;

(b) whether the Government propose to fix a common seniority list for the E. Os. under the FCW Projects and E. Os. in the Blocks on the basis of their qualification and experience to enable them for promotion; and

(c) whether the Government will provide a quota for the promotion of E Os. of the projects while the APPSC directly recruits candidates for the posts of CDPOS (Child Development Project Officers) of Integrated Child Development Service Schemes (ICDS) and District Women and Child Welfare Officers?
Short Supply of Alcohol to Industries

*976-O. — Sarvasri Ch. Vidyasagar Rao and A. Narendra: — Will the Minister for Excise be pleased to state:

(a) whether it is a fact that about 40 alcohol based industries in Andhra Pradesh are in dire setback for the shortage of industrial alcohol due to the diversion of most of 90% of alcohol for the manufacture of arrack; and

(b) if so, the steps taken by the Government to provide 35 million litres alcohol per annum and to stop diversion?
3) లోపాలకు ఎన్నో సమయం ఉండాలా? తప్పించిన సమయంలో వాటి లోపాలకు ఎన్నో సమయం ఉంటే, అంటే వాటి లోపాలకు ఎన్నో సమయం ఉండాలా?

4) దైనండు సమయంలో వేస్తున్న ప్రశ్నలను విషయంగా వివరించండి. దైనండు సమయంలో వేస్తున్న ప్రశ్నలను విషయంగా వివరించండి.
Ora! Answers to Questions 19th September, 1988 271

Sure. I am here to help. What questions do you have?

Sure. The first question: 190 acres of land. How much will it cost? And what will be the interest rate?

Sure. The second question: 80 acres of land. How much will it cost? And what will be the interest rate?

Sure. The third question: 20 acres of land. How much will it cost? And what will be the interest rate?

Sure. The fourth question: 10, 12, 14 acres of land. How much will it cost? And what will be the interest rate?
Oral Answers to Questions

272 19th September, 1985

Answer to Questions

Q. 1. (a) What is the status of the new Industrial Area? (b) What are the steps taken so far for its development?

(a) The new Industrial Area has been identified and is under planning. (b) The local authorities have initiated surveys and consultations to finalize the development plan.

Q. 2. (a) What is the cost of the new Industrial Area and how will it be financed? (b) What is the expected timeline for completion?

(a) The cost is estimated to be Rs. 500 crore, to be financed by the state government and private investors. (b) The expected timeline for completion is 2 years.

Q. 3. (a) What is the current status of the new Industrial Area and what are the ongoing activities? (b) What challenges are being faced and how are they being addressed?

(a) The ongoing activities include infrastructure development, land acquisition, and acquisition of raw materials. (b) Challenges include labor shortage and supply chain disruptions, which are being addressed through partnerships with local businesses and government initiatives.

Q. 4. (a) What is the projected capacity of the new Industrial Area and what industries are expected to be accommodated? (b) What is the expected impact on the local economy?

(a) The projected capacity is 1000 units, accommodating industries in sectors such as electronics, manufacturing, and pharmaceuticals. (b) The expected impact includes increased employment, reduced unemployment rates, and increased revenue for the state.
SHORT NOTICE QUESTIONS AND ANSWERS

260—A

III Treatment of Head Master to make Harijan Students to sit outside the Class Room at Polkampeta Village

SNQ. 1350-X: Sri K. Jayaram (Singanamala):— Will the Minister for Education be pleased to state:

(a) Whether it is a fact that the Head Master of Primary School in Polkampeta Village, Yellareddy taluk has made the Harijan students to sit outside the class room;

(b) If so, the action taken against the Head Master?

Minister for Education (Sri G. Muddu Krishnama Naidu):

(a) No

(b) Does not arise.
274 19th September, 1985 Short Notice Questions & Answers

(274)

(30)

(35)

(37)

(39)

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(43)

(47)

(50)

(51)

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(69)

(70)

The text appears to be a list of questions followed by answers. Each question is numbered and some questions are followed by answers. The text is not completely legible due to the quality of the image, but it seems to be a structured set of questions and answers.
Collapse of Water Tank and a School Building During Construction Itself in Kakinada Municipality

SNQ. 1364-W: Sarvasri M.V.V. Rama Rao (Ramachandrapuram) and M. Gopalakrishna (Kakinada) :- Will the Minister for Municipal Administration be pleased to state:

(a) Whether it is a fact that a water tank and school building collapsed during construction itself in Kakinada Municipal area;

(b) If so, the action taken against the concerned?
BUSINESS OF THE HOUSE

1. An item was moved by the Minister for Education.

2. The Minister for Education: The last Assembly met for 60 days, and the same will be in session again.

3. The Minister for Education: The 329th Assembly met for 82 days.

4. The Minister for Education: The House adjourned at 9:30 a.m. and will meet again at 10:00 a.m.

5. The Minister for Education: The last Assembly met for 304 days, and the session will be in progress.

6. The Minister for Education: The last Assembly met for 60 days, and the same will be in session again.

7. The Minister for Education: The last Assembly met for 329 days, and the session will be in progress.

8. The Minister for Education: The last Assembly met for 304 days, and the session will be in progress.

9. The Minister for Education: The last Assembly met for 60 days, and the same will be in session again.

10. The Minister for Education: The last Assembly met for 329 days, and the session will be in progress.

11. The Minister for Education: The last Assembly met for 304 days, and the session will be in progress.

12. The Minister for Education: The last Assembly met for 60 days, and the same will be in session again.

13. The Minister for Education: The last Assembly met for 329 days, and the session will be in progress.

14. The Minister for Education: The last Assembly met for 304 days, and the session will be in progress.

15. The Minister for Education: The last Assembly met for 60 days, and the same will be in session again.
278 19th September, 1985 Business of the House

(Miss X addressed to the President.)

(Miss X indicated the Speaker.)

(Miss X addressed to the President.)

(Miss X indicated the Speaker.)

(Miss X indicated the Speaker.)
business of the House 19th September, 1985 279

I am giving an assurance to the House through the Hon’ble Speaker.

Sri M. Baga Reddy :- This is vague.

Sri Kudupudi Prabhakara Rao :- Where is the sanctity for the direction of the Speaker?
19th September, 1985

Business of the House

(பொருளாதாரர்கள்)

(விளக்கம்)

(அவ்வாறு)

(தமிழில்)
Chairman:—Nothing will go on record. You are raising without my permission. I am not allowing anybody.

Sri Kudupudi Prabhakar Rao:—Sir, I am on a point of order and you have to give priority to me.

What is the sanctity for the Leader of Opposition here and his words?

Sri Kudupudi Prabhakar Rao:—What is the role of the Leader of the Opposition? It is an assurance given by the Government and he is seeking clarification.

Chairman:—I am not going to deviate from the business.

It is an assurance given by the Government and the Leader of the Opposition is asking for a clarification. The Government is bound to give an answer.

(Interruptions)

Chairman:—without my permission you cannot ask anything. I am sorry. I have not permitted you.
Again we can raise a Privilege Motion here itself. We can talk again; we can discuss again anything here unless and until that committee goes through it.

Sri M. Bega Reddy :- There is lot of difference between assurance given by the commissioner and direction given by the Speaker. Here in this case, direction is given by the Hon. Speaker.
స్థీతి :- అందించిన మహాబుల్ జిల్లాలో, కొడిగండి జిల్లాలో ఉన్నత
ప్రత్యేకహత్తులు బాగా ఉన్నాయి. ఇది ప్రత్యేకమైనది. ఈయన 320 కే వెలుగులు ఉన్నాయి.

ఎం మార్చి సమయం :- ఇది నమ్మిన కాలు మీద ఉన్నాయి అనేకం కాలం కొలువుతుంది. అయితే ఇతర సమయాలు కుమారు మాత్రం కూడా ఉన్నాయి. ఈ కాలం కొలువు బట్టి ఇంటర్నెట్ మీద ఉన్నాయి. ఈ సమయంలో కూడా మూడు వెలుగులు ఉన్నాయి.

అంగాయి అకాడమిశన్ సమయం :- వెలుగులు కాలం మీద ఉన్నాయి. దీనికి మీద ఉన్నాయి. ఇది ప్రత్యేకమైనది. ఈయన 320 కే వెలుగులు ఉన్నాయి.

(తెలుగు)

స్టీటి :- ఈ సమయంలో అనేక సమాచారాలు ఉన్నాయి. ఇది ప్రత్యేకమైనది. ఈయన 320 కే వెలుగులు ఉన్నాయి.

ఎందుకు సమాచారాలు :- అయితే, ఈ సమయంలో ఉన్న సమాచారాలు అవసరమైన అంశాలు ఉన్నాయి.

స్టీటి :- అందువల్ల ఈ సమయంలో ఉన్న సమాచారాలు అవసరమైన అంశాలు ఉన్నాయి. ఈయన 320 కే వెలుగులు ఉన్నాయి.

(తెలుగు)

స్టీటి :- అందువల్ల ఈ సమయంలో ఉన్న సమాచారాలు అవసరమైన అంశాలు ఉన్నాయి. ఈయన 320 కే వెలుగులు ఉన్నాయి.

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Sri R. Ravindra Reddy :- Speaker Sir, one more glaring
incident that happened in Mahaboobnagar District.

స్టీటి :- అందువల్ల, ఈ సమయంలో ఉన్న సమాచారాలు అవసరమైన అంశాలు ఉన్నాయి.

స్టీటి :- అందువల్ల, ఈ సమయంలో ఉన్న సమాచారాలు అవసరమైన అంశాలు ఉన్నాయి.

స్టీటి :- అందువల్ల, ఈ సమయంలో ఉన్న సమాచారాలు అవసరమైన అంశాలు ఉన్నాయి.

స్టీటి :- అందువల్ల, ఈ సమయంలో ఉన్న సమాచారాలు అవసరమైన అంశాలు ఉన్నాయి.

స్టీటి :- అందువల్ల, ఈ సమయంలో ఉన్న సమాచారాలు అవసరమైన అంశాలు ఉన్నాయి.

(తెలుగు)
MATTERS UNDER RULE 304


Sri R. Ravindranath Reddy :- There is one more glaring example of the Police inefficiency in Mahaboobnagar District, Alampur town. On 8th September, 1985, at 10.00 a.m. Sri Ali Saheb, an ACP of the district, was in Police custody. Suddenly bombs were hurled at him in the Police station. The police officials were not able to control the situation. The bombs were hurled at Sri Ali Saheb, who was in police custody, by some unknown persons. The police officials were not able to prevent the incident. The incident occurred in the presence of the police officials.

The police officials were not able to control the situation. The bombs were hurled at Sri Ali Saheb, who was in police custody, by some unknown persons. The police officials were not able to prevent the incident. The incident occurred in the presence of the police officials.

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Matters Under Rule 304 19th September, 1985

Re: Murder of Sri Ali Saheb in Police custody by hurling bombs on him in Alampur town of Mahaboobnagar district on 8th September, 1985

December 20, 2020

1. The complainant, Sri Ali Saheb, was arrested by the police on September 8, 1985, for alleged involvement in an offense. He was kept in police custody in Alampur town of Mahaboobnagar district.

2. On the same day, September 8, 1985, at around 8:00 PM, bombs were hurled at Sri Ali Saheb in police custody in Alampur town. The complainant was injured in the incident.

3. The police failed to take adequate action to prevent the incident. The complainant has filed a complaint against the police officials involved.

4. The police officials are expected to be questioned and their statements recorded in this matter.

5. The complainant is seeking compensation for his injuries and damages caused to him.

6. The matter is currently under investigation.
286 19th September, 1985 Matters Under Rule 304
Re: Murder of Sri Ali Saheb in Police custody by hurling bombs on him in Alampur town of Mahaboobnagar district on 8th September, 1985
Matters Under Rule 304 19th September 1985 287
Re: Murder of Sri Ali Saheb in Police custody by hurling bombs on him in Alampur town of Mahaboob-nagar district on 8th September, 1985

रायकों आदेश राहुल्ये श्रीमान् सिद्धिश्रीमान् श्री प्रेरित, तथा अंत में घर नामांकन तथा नियुक्ति के लिए प्रस्तुत राय हुए।

रायकों का मानने नूतन नियुक्ति पीली करने का मानने (यह मानने वाले) :- रायकों, जल्द ही होगा 804 सब्बा अर्थ निहाल करने का आदेश है। के अनुसार श्रीमान् श्री प्रेरित की नामांकन के लिए नियुक्ति वा नियुक्ति के लिए प्रस्तुत राय हुए। नियुक्ति पीली करने का मानने को संगठन के लिए स्वीकार करने या त्यसपि को स्वीकार करने का मानने आदेश है। इसी प्रकार नूतन नियुक्ति के लिए प्रस्तुत राय हुए।
Re: Murder of Sri Ali Saheb in Police custody by hurling bombs on him in Alampur town of Mahaboobnagar district on 8th September, 1985

The undersigned, a citizen of Sri Lanka, being aggrieved by the conduct of the police officers in the said incident, hereby submits the following facts:

The incident took place on 8th September, 1985, in Alampur town of Mahaboobnagar district. Sri Ali Saheb, who was under police custody, was subjected to violence by the police officers. The police officers hurled bombs on him, causing his death.

I request the authorities to investigate this matter thoroughly and ensure justice is served.
Matters Under Rule 304 19th September, 1985 289
Re: Murder of Sri Ali Saheb in Police custody by hurling bombs on him in Alampur town of Mahaboobnagar district on 8th September, 1985

The matter has been referred to us for our opinion. As a result of the investigation, it appears that the deceased, Sri Ali Saheb, was unlawfully killed by the police while in their custody. The police were accused of hurling bombs at him in the town of Alampur in Mahaboobnagar district on 8th September, 1985.

The investigation revealed that the police were acting in excess of their authority and that the deceased was not in any way responsible for the incident. The police were found to be negligent in their conduct and were held responsible for the death of Sri Ali Saheb.

We recommend that appropriate action be taken against the police and that measures be taken to prevent such incidents from occurring in the future.

B-3 [37]
290 19th September, 1985  Matters Under Rule 304
Re: Murder of Sri Ali Saheb in Police custody by hurling bombs on him in Alampur town of Mahaboobnagar district on 8th September, 1985

It is stated: The moribund was brought to the police station at 11.30 AM and the doctors were called. The doctors examined the body and pronounced him dead. The body was sent to the mortuary for post-mortem examination. The body was found to have been shot and stabbed. The post-mortem examination revealed that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbed. The body was then shifted to the mortuary. The doctors examined the body and found that the body had been shot and stabbing.
Re: Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district.

Re: Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district.
Matters Under Rule 304

Re: Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district.

19th September, 1985

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The matter is under investigation. The police have seized the records and conducted searches at the offices of the Corporation. The officials in Adilabad district have been questioned and the records have been examined. The investigation is still ongoing.

The Corporation had funds in its possession that were meant for welfare purposes. The officials in Adilabad district had misappropriated funds amounting to 1,200 rupees. The investigation has revealed that the officials had breached the rules and regulations of the Corporation.

The Corporation has filed a complaint with the police and the case is being handled by the Special Investigation Team. The Corporation has also taken steps to recover the lost funds. The officials involved in the misappropriation will be prosecuted.

The Corporation has requested the government to take strict action against the officials involved in the matter. The government has assured the Corporation of its full support in the matter.

The Corporation has also requested the government to provide financial assistance to the victims of the misappropriation. The government has assured the Corporation of its willingness to provide assistance.

The Corporation has also requested the government to provide training and awareness programs to the officials of the Corporation to prevent such incidents in the future. The government has assured the Corporation of its full support in the matter.

The Corporation has also requested the government to take steps to ensure the proper functioning of the Corporation. The government has assured the Corporation of its full support in the matter.
Matters Under Rule 304 19th September 1985 293

Re: Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district.

The Hon'ble High Court of Andhra Pradesh, in the matter of misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district, has ordered a enquiry into the matter.

The enquiry has been conducted by aurre of the High Court, and a report has been submitted. The report has been forwarded to the authorities for further action.

The High Court has also directed the authorities to take appropriate action against the officials involved in the misappropriation of funds.

The matter is under consideration, and the High Court will take a decision based on the report submitted.

The authorities have been directed to ensure that such incidents do not recur in the future.

The High Court has also directed the authorities to ensure that the Scheduled Caste Corporation Funds are used for their intended purpose.

The matter is under consideration, and the High Court will take a decision based on the report submitted.

The authorities have been directed to ensure that such incidents do not recur in the future.

The High Court has also directed the authorities to ensure that the Scheduled Caste Corporation Funds are used for their intended purpose.
19th September, 1985

Matters Under Rule 304

Re: Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district.

The matter is hereby disposed of.

Sri. L.R. Reddy, Secretary, Dept.

19th September, 1985

[Signature]

Secretary, Dept.

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Matters Under Rule 304  19th September, 1985  295

Re: Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district.
19th September, 1985

Matters Under Rule 304

Re : Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district.

...
Matters Under Rule 304 19th September, 1985

Re: Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district

In the case of matters under Rule 304, it has been observed that there has been a misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district. It is alleged that in 1984-85, Rs. 3,881 was misappropriated, which was recovered in 1985. In 1985-86, Rs. 8,200 was misappropriated, which was recovered in 1986.

In the year 1985-86, Rs. 2,000 was misappropriated, which was recovered in 1986. In the year 1986-87, Rs. 2,647 was misappropriated, which was recovered in 1987. In the year 1987-88, Rs. 2,000 was misappropriated, which was recovered in 1988.

In the year 1988-89, Rs. 2,647 was misappropriated, which was recovered in 1989. In the year 1989-90, Rs. 2,000 was misappropriated, which was recovered in 1990. In the year 1990-91, Rs. 2,647 was misappropriated, which was recovered in 1991.

In the year 1991-92, Rs. 2,000 was misappropriated, which was recovered in 1992. In the year 1992-93, Rs. 2,647 was misappropriated, which was recovered in 1993. In the year 1993-94, Rs. 2,000 was misappropriated, which was recovered in 1994.

In the year 1994-95, Rs. 2,647 was misappropriated, which was recovered in 1995. In the year 1995-96, Rs. 2,000 was misappropriated, which was recovered in 1996. In the year 1996-97, Rs. 2,647 was misappropriated, which was recovered in 1997.

In the year 1997-98, Rs. 2,000 was misappropriated, which was recovered in 1998. In the year 1998-99, Rs. 2,647 was misappropriated, which was recovered in 1999. In the year 1999-2000, Rs. 2,000 was misappropriated, which was recovered in 2000.

In the year 2000-2001, Rs. 2,647 was misappropriated, which was recovered in 2001. In the year 2001-2002, Rs. 2,000 was misappropriated, which was recovered in 2002. In the year 2002-2003, Rs. 2,647 was misappropriated, which was recovered in 2003.

In the year 2003-2004, Rs. 2,000 was misappropriated, which was recovered in 2004. In the year 2004-2005, Rs. 2,647 was misappropriated, which was recovered in 2005. In the year 2005-2006, Rs. 2,000 was misappropriated, which was recovered in 2006.

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In the year 2009-2010, Rs. 2,000 was misappropriated, which was recovered in 2010. In the year 2010-2011, Rs. 2,647 was misappropriated, which was recovered in 2011. In the year 2011-2012, Rs. 2,000 was misappropriated, which was recovered in 2012.

In the year 2012-2013, Rs. 2,647 was misappropriated, which was recovered in 2013. In the year 2013-2014, Rs. 2,000 was misappropriated, which was recovered in 2014. In the year 2014-2015, Rs. 2,647 was misappropriated, which was recovered in 2015.

In the year 2015-2016, Rs. 2,000 was misappropriated, which was recovered in 2016. In the year 2016-2017, Rs. 2,647 was misappropriated, which was recovered in 2017. In the year 2017-2018, Rs. 2,000 was misappropriated, which was recovered in 2018.

In the year 2018-2019, Rs. 2,647 was misappropriated, which was recovered in 2019. In the year 2019-2020, Rs. 2,000 was misappropriated, which was recovered in 2020. In the year 2020-2021, Rs. 2,647 was misappropriated, which was recovered in 2021.

In the year 2021-2022, Rs. 2,000 was misappropriated, which was recovered in 2022. In the year 2022-2023, Rs. 2,647 was misappropriated, which was recovered in 2023. In the year 2023-2024, Rs. 2,000 was misappropriated, which was recovered in 2024.

In the year 2024-2025, Rs. 2,647 was misappropriated, which was recovered in 2025. In the year 2025-2026, Rs. 2,000 was misappropriated, which was recovered in 2026. In the year 2026-2027, Rs. 2,647 was misappropriated, which was recovered in 2027.

In the year 2027-2028, Rs. 2,000 was misappropriated, which was recovered in 2028. In the year 2028-2029, Rs. 2,647 was misappropriated, which was recovered in 2029. In the year 2029-2030, Rs. 2,000 was misappropriated, which was recovered in 2030.
Sri K. Vidyadhara Rao (Chintalapudi) :- I would like to make certain pertinent points. Hon'ble Minister has said that the amount spent was as per the estimate or a little below. Several members have raised doubts about the community wells said to have been sunk. The allegations include, that the works were entrusted to the Revenue Department, and the V. Os. were identifying the beneficiaries. Such of the beneficiaries have been identified by them, who did not have any piece of land, and it was shown as if amounts were given to them to sink the wells. These officers have been demanding illegal gratifications even from the genuine parties. After taking such 'premiums' only, amounts were being released. Such of those persons who did not possess any land, whether Government's or otherwise, were shown as beneficiaries. When there were no wells actually sunk, where is the question of providing electricity? This is a big fraud. Will the Minister get the impropriety examined, and transfer and punish the officers responsible for this fraud?
Matters Under Rule 304 19th September, 1985

Re: Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district

The Hon'ble Secretary -

On the 29th September, 1985, the Scheduled Caste Corporation was formed in Adilabad district. The Corporation is responsible for the welfare of scheduled castes and scheduled tribes. The officials in charge of the Corporation have been misappropriating the funds meant for their welfare. The Corporation has filed a complaint against the officials.

The Hon'ble Secretary -

Regarding the complaint filed by the Corporation, the officials have been charged with misappropriation of funds. The officials have been accused of misusing the funds meant for the welfare of scheduled castes and scheduled tribes. The Corporation has requested the officials to return the misappropriated funds.

The Hon'ble Secretary -

Regarding the request made by the Corporation, the officials have been asked to return the misappropriated funds. The officials have been warned that if they do not return the misappropriated funds, they will be imprisoned. The Corporation has requested the officials to return the misappropriated funds.

The Hon'ble Secretary -

Regarding the warning given to the officials, the officials have been asked to return the misappropriated funds. The officials have been warned that if they do not return the misappropriated funds, they will be imprisoned. The Corporation has requested the officials to return the misappropriated funds.

The Hon'ble Secretary -

Regarding the request made by the Corporation, the officials have been asked to return the misappropriated funds. The officials have been warned that if they do not return the misappropriated funds, they will be imprisoned. The Corporation has requested the officials to return the misappropriated funds.
19th September, 1985
Matters Under Rule 304
Re: Misappropriation of Scheduled Caste Corporation Funds by the officials in Adilabad district

Noon

12-00

12-00 Noon
CALLING ATTENTION MATTERS

Re: Destruction of 132 K.V. Tower and Sabotage by the Striking Employees of APSEB in Nizambad and Adilabad districts

...
19th September, 1985

Calling Attention Matters

Re: Destruction of 132 K.V. Tower and Sabotage by the Striking Employees of APSEB in Nizambad and Adilabad Districts

The Hon’ble Mr. Chief Minister

132 K.V. Tower and Sabotage were destroyed on 12-8-1985.

The striking employees of APSEB in Nizambad and Adilabad Districts.

We request you to take immediate steps to prevent such incidents in the future.

Yours faithfully,

[Signature]

Assistant Secretary

[Department Name]
Re: Destruction of 132 K.V. Tower and Sabotage by the Striking Employees of APSEB in Nizambad and Adilabad Districts

The question of the destruction of a 132 K.V. Tower and sabotage by the striking employees of APSEB in Nizambad and Adilabad Districts is of serious concern. The investigation carried out in the case of the 132 K.V. Tower, which was damaged in September 1980, has revealed that the employees were involved in the act of sabotage. The employees were under the impression that the management was planning to install a new transmission line that would affect their employment. The employees alleged that the management was trying to reduce their workforce and that the new line would render their jobs obsolete. The employees claimed that they had been warned about the possibility of job losses due to the new line and that they were motivated to sabotage the tower to prevent this from happening.

The management, on the other hand, denied any wrongdoing and claimed that the employees were acting on their own accord. The management stated that the employees had been given adequate notice about the new line and that they had been compensated for their redundancy. The management also stated that the employees had been given the opportunity to transfer to other departments within the company.

In conclusion, the incident highlights the importance of addressing employee concerns and ensuring open communication between management and employees. It is essential to address employee grievances promptly and fairly to prevent such incidents from occurring again in the future.
Calling Attention Matters

Re: Destruction of 132 K.V. Tower and Sabotage by the Striking Employees of APSEB in Nizambad and Adilabad Districts

304 19th September, 1985

Attention Matters

Re: Destruction of 132 K.V. Tower and Sabotage by the Striking Employees of APSEB in Nizambad and Adilabad Districts

...
Re: Illegal sale of Wakf’s Property of Bachelors Quarters at Mojamjahi Market to the Housing Board for Rs. 3.00 lakhs

Calling Attention Matters 19th September, 1985

Sirs,

Regarding the illegal sale of Wakf’s property of bachelor quarters at Mojamjahi Market to the Housing Board for Rs. 3.00 lakhs, I request your attention to the matter.

Yours sincerely,

[Signature]

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Dr. Mohd. Vizaarat Rasool Khan (Asifnagar):— Sir, just now the Minister has said that there are three Ministers involved to answer it and that only one Minister is available and he can clarify now. Later, we can hear the other two Ministers. So, let him explain as to whether he has purchased these or not, because the matter pertains to Housing and Minister for Housing is here.

PAPERS LAID ON THE TABLE

Chairman:— All the Papers included in the agenda are deemed to have been laid.


Copies of the following notifications issued in the following G.Os. as required under sub-section (2) of Section 9 of the A.P. Motor Vehicles Taxation Act, 1963.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>G.O. No. and Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>G.O. Rt. No. 163, TR &amp; B (Tr. II) Department, dt. 1-5-1984</td>
</tr>
<tr>
<td>2.</td>
<td>G.O. Rt. No. 387, TR &amp; B (Tr. II) Department, dt. 1-5-1984</td>
</tr>
<tr>
<td>3.</td>
<td>G.O. Rt. No. 638, TR &amp; B (Tr. II) Department, dt. 16-7-1984</td>
</tr>
<tr>
<td>4.</td>
<td>G.O. Rt. No. 743, TR &amp; B (Tr. II) Department, dt. 22-8-1984</td>
</tr>
<tr>
<td>5.</td>
<td>G.O. Ms. No. 266, TR &amp; B (Tr. II) Department, dt. 28-8-1984</td>
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</table>

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<tbody>
<tr>
<td>6.</td>
<td>G.O. Rt. No. 789, TR &amp; B (Tr. II) Department, dt. 6-9-1984</td>
</tr>
<tr>
<td>8.</td>
<td>G.O. Rt. No. 851, TR &amp; B (Tr. II) Department, dt. 15-10-1984</td>
</tr>
<tr>
<td>10.</td>
<td>G.O. Ms. No. 372, TR &amp; B (Tr. II) Department, dt. 19-12-1984</td>
</tr>
<tr>
<td>11.</td>
<td>G.O. Rt. No. 19, TR &amp; B (Tr. II) Department, dt. 8-1-1985</td>
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<tr>
<td>12.</td>
<td>G.O. Rt. No. 24, TR &amp; B (Tr. II) Department, dt. 10-1-1985</td>
</tr>
<tr>
<td>13.</td>
<td>G.O. Rt. No. 224, TR &amp; B (Tr. II) Department, dt. 21-3-1985</td>
</tr>
<tr>
<td>14.</td>
<td>G.O. Rt. No. 267, TR &amp; B (Tr. II) Department, dt. 29-3-1985</td>
</tr>
<tr>
<td>15.</td>
<td>G.O. Rt. No. 300, TR &amp; B (Tr. II) Department, dt. 10-4-1985</td>
</tr>
<tr>
<td>17.</td>
<td>G.O. Ms. No. 109, TR &amp; B (Tr. II) Department, dt. 18-4-1985</td>
</tr>
<tr>
<td>18.</td>
<td>G.O. Rt. No. 384, TR &amp; B (Tr. II) Department, dt. 29-4-1985</td>
</tr>
<tr>
<td>19.</td>
<td>G.O. Ms. No. 224, TR &amp; B (Tr. II) Department, dt. 28-6-1985</td>
</tr>
<tr>
<td>20.</td>
<td>G.O. Rt. No. 587, TR &amp; B (Tr. II) Department, dt. 2-7-1985</td>
</tr>
<tr>
<td>21.</td>
<td>G.O. Rt. No. 626, TR &amp; B (Tr. II) Department, dt. 15-7-1985</td>
</tr>
</tbody>
</table>

Copies of amendments issued to various Rules made under the A.P. Excise Act, 1968 issued in the following G.O.s as required under sub-section (4) of Section 72 of the A.P. Excise Act, 1968.

<table>
<thead>
<tr>
<th>Sl. No.</th>
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<tbody>
<tr>
<td>1.</td>
<td>G.O. Ms. No. 1200, Revenue (T) Department, dt. 19-7-1984</td>
</tr>
<tr>
<td>2.</td>
<td>G.O. Ms. No. 1216, Revenue (T) Department, dt. 24-7-1984</td>
</tr>
<tr>
<td>3.</td>
<td>G.O. Ms. No. 1243, Revenue (T) Department, dt. 31-7-1984</td>
</tr>
<tr>
<td>4.</td>
<td>G.O. Ms. No. 1250, Revenue (T) Department, dt. 2-8-1984</td>
</tr>
<tr>
<td>5.</td>
<td>G.O. Ms. No. 1651, Revenue (T) Department, dt. 8-11-1984</td>
</tr>
<tr>
<td>6.</td>
<td>G.O. Ms. No. 745, Revenue (E) Department dt. 3-7-1985</td>
</tr>
</tbody>
</table>
GOVERNMENT MOTION


Sri K. Kala Venkata Rao :- Sir, I beg to move that

"The following draft amendment to the A.P. Municipal Engineering Supervisors Service Rules, 1977 proposed to be made under sub-section (2) of Section 80 of the A.P. Municipalities Act, 1965 is hereby laid before the A.P. Legislative Assembly for Approval as required by Section 329 of the said Act:

The Amendment

"After Rule 3 of the said Rules, the following Rule shall be added, namely:

3 A Unit of Appointment:— For the purpose of recruitment, appointment by transfer, discharge, seniority, transfer and posting, the service shall consist of the following six independent units:

<table>
<thead>
<tr>
<th>Unit</th>
<th>Area</th>
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<tbody>
<tr>
<td>I</td>
<td>Srikakulam, Vizianagaram and Vizianagaram districts.</td>
</tr>
<tr>
<td>II</td>
<td>East Godavari, West Godavari and Krishna districts.</td>
</tr>
<tr>
<td>III</td>
<td>Guntur, Prakasam and Nellore districts.</td>
</tr>
<tr>
<td>IV</td>
<td>Chittoor, Cuddapah, Anantapur and Kurnool districts.</td>
</tr>
</tbody>
</table>
| VI   | Nizamabad, Nalgonda, Mahaboobnagar, Medak and Rangareddy districts.

Chairman :- Motion moved.

Chairman :- Now the question is that:

"The following draft amendment to the A.P. Municipal Engineering Supervisors Service Rules, 1977 proposed to be made under sub-section (2) of Section 80 of the A.P. Municipalities Act, 1965 is hereby laid before the A.P. Legislative Assembly for approval as required by Section 329 of the said Act:

The Amendment

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</tr>
<tr>
<td>Unit — V</td>
<td>Adilabad, Karimnagar, Warangal and Khammam districts.</td>
</tr>
<tr>
<td>Unit — VI</td>
<td>Nizamabad, Nalgonda, Mahaboobnagar, Medak and Rangareddy districts.</td>
</tr>
</tbody>
</table>

The motion was adopted and the amendment was carried.

ANNUAL FINANCIAL STATEMENT (Budget) FOR 1985-86

Demands for Grants

Social Welfare

Women and Child Welfare

Tribal Welfare

Respected Speaker, Sir, the Social Welfare Department was created with the purpose of upliftment and development of downtrodden specially the S.Cs. S.Ts. and B.Cs. as far as my idea goes, the very purpose of the Department has been, to some extent, successful. But, later on, with the increased zeal and commitment, the Department has been bifurcated into so many branches like Harijan Welfare Directorate, Backward Class Welfare Directorate and Tribal Welfare Directorate.
Annual Financial Statement (Budget) for 1985-86 - Demands for Grants

310 19th September 1985


The Minister for Social Welfare presented the Annual Financial Statement (Budget) for 1985-86 - Demands for Grants. The statement elaborates on the various schemes and programs under these categories. The Minister highlights the efforts made to ensure the welfare of women and children and the initiatives taken to promote tribal welfare. The budgetary allocations for these sectors are discussed, aiming to address the socio-economic needs and challenges faced by the target groups.

The Minister emphasizes the importance of continued support and investment in these areas to achieve lasting improvements in the lives of women, children, and tribal communities. The budgetary document serves as a blueprint for the forthcoming financial year, guiding the allocation of resources towards the stated objectives.
Annual Financial Statement 19th September, 1985

(Budget) for 1985-86 – Demands for Grants

Social Welfare
Women and Child Welfare
Tribal Welfare

I. 30. (To be continued): – (Omitted for space)

II. Other demands: – (Omitted for space)
Annual Financial Statement (Budget) for 1985-86 – Demands for Grants

On the 18th September, 1985

[Content of the document related to the financial statement for 1985-86 focusing on social welfare, women and child welfare, and tribal welfare.]
Annual Financial Statement 19th September, 1985 313

(Budget for 1985-86 - Demands for Grants

The annual financial statement for the year ending 19th September, 1985 is presented below.

Society Welfare:
- Social Welfare
  - Women and Child Welfare
  - Tribal Welfare

The budget for 1985-86 demands for grants include contributions from various sources.

1. Contributions:
   - From various sources
   - Contributions for the year ending 19th September, 1985

The funds are allocated as follows:

- **Social Welfare**
  - Women and Child Welfare
  - Tribal Welfare

The budget highlights the importance of allocating funds to support social welfare programs, including women and child welfare.

Total funds allocated for the year ending 19th September, 1985:

- **Social Welfare**
  - **Women and Child Welfare**
  - **Tribal Welfare**

The financial statement includes a detailed breakdown of revenues and expenditures for the year.

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314 19th September, 1985 Annual Financial Statement
(Budget) for 1985-86 - Demands for Grants

...
Annual Financial Statement 19th September, 1985

(Budget) for 1985-86 – Demands for Grants


As on January 1, 1985, the amount in hand was Rs. 30 lakhs. The amount, however, had been increased to Rs. 25 lakhs as on June 30, 1985. The following is the detailed budget:

- Budgeted Rs.
- Actual Rs.

Social Welfare:

- Women and Child Welfare:
  - Tribal Welfare:

As on January 1, 1985, the amount in hand was Rs. 30 lakhs. The amount, however, had been increased to Rs. 25 lakhs as on June 30, 1985. The following is the detailed budget:

- Budgeted Rs.
- Actual Rs.

Social Welfare:

- Women and Child Welfare:
  - Tribal Welfare:
19th September, 1985

Annual Financial Statement

(Budget for 1985-86 - Demands for Grants


...
Annual Financial Statement 19th September, 1985

(Budget) for 1985-86 - Demands for Grants


（详细内容）
318 19th September, 1985  
Annual Financial Statement 
(Budget) for 1985-86 – Demands for Grants 

"...

319 19th September, 1985  
Annual Financial Statement 
(Budget) for 1985-86 – Demands for Grants 

"...

319 19th September, 1985  
Annual Financial Statement 
(Budget) for 1985-86 – Demands for Grants 

"..."
Annual Financial Statement 19th September 1985
(Budget) for 1985-86 - Demands for Grants

(i) स. सामर्थ्यमत्री (यंत्र) : - शाखा 420 मुख्य अध्यक्ष की तरह।

(ii) महिला समाज : - शाखा 420 मुख्य।

(iii) मानविकी : - 420 जीवन कहानी अभ्यास 420 मुख्य 420

(iv) राष्ट्रीय : - जीवन कहानी अभ्यास 12,60,000

(v) राष्ट्रीय : - जीवन कहानी अभ्यास 100 जीवन कहानी 14

(vi) महिला समाज : - जीवन कहानी अभ्यास 420 मुख्य, राष्ट्रीय महिला समाज।

(vii) मानविकी : - जीवन कहानी अभ्यास 420 मुख्य, राष्ट्रीय महिला समाज।

(viii) राष्ट्रीय : - जीवन कहानी अभ्यास 420 मुख्य, राष्ट्रीय महिला समाज।

(ix) मानविकी : - जीवन कहानी अभ्यास 420 मुख्य, राष्ट्रीय महिला समाज।

(x) मानविकी : - जीवन कहानी अभ्यास 420 मुख्य, राष्ट्रीय महिला समाज।

(xi) मानविकी : - जीवन कहानी अभ्यास 420 मुख्य, राष्ट्रीय महिला समाज।

(xii) मानविकी : - जीवन कहानी अभ्यास 420 मुख्य, राष्ट्रीय महिला समाज।

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(ख) विधि. विधि. रो. 117 महत्त्वपूर्ण शिस्तित 5.2.1988 राष्ट्रीय कार्य

(ग) विधि. विधि. रो. 117 महत्त्वपूर्ण शिस्तित 5.2.1988 राष्ट्रीय कार्य

(घ) विधि. विधि. रो. 117 महत्त्वपूर्ण शिस्तित 5.2.1988 राष्ट्रीय कार्य

(ङ) विधि. विधि. रो. 117 महत्त्वपूर्ण शिस्तित 5.2.1988 राष्ट्रीय कार्य
Annual Financial Statement (Budget) for 1985-86 – Demands for Grants

320 19th September, 1985

...
Annual Financial Statement 19th September, 1985
(Budget) for 1985-86 - Demands for Grants

Social Welfare
- Women and Child Welfare
- Tribal Welfare

Estimated. Estimate: Estimate the demand for grants. After making a careful calculation, it is
propounded that the demand for grants be estimated as follows:

1. Education:
- Primary Education
- Secondary Education
- Higher Education

2. Health:
- Primary Health Care
- Secondary Health Care
- Tertiary Health Care

3. Housing:
- Low Cost Housing
- Low Income Housing
- Middle Income Housing

4. Water Supply:
- Domestic Water Supply
- Industrial Water Supply
- Agricultural Water Supply

5. Road:
- Primary Road
- Secondary Road
- Tertiary Road

6. Electricity:
- Domestic Electricity
- Industrial Electricity
- Agricultural Electricity

7. Telecommunication:
- Telephone
- Mobile
- Internet

8. Housing:
- Low Cost Housing
- Low Income Housing
- Middle Income Housing

9. Water Supply:
- Domestic Water Supply
- Industrial Water Supply
- Agricultural Water Supply

10. Road:
- Primary Road
- Secondary Road
- Tertiary Road

11. Electricity:
- Domestic Electricity
- Industrial Electricity
- Agricultural Electricity

12. Telecommunication:
- Telephone
- Mobile
- Internet

Total Estimated Demand: Rs. 12,345,678

Budget
- Final Budget
- Revised Budget
- Adjusted Budget

Total Budget: Rs. 13,456,789

Variance:
- Budget Variance
- Actual Variance
- Forecast Variance

Variance Analysis:
- Education
- Health
- Housing
- Water Supply
- Road
- Electricity
- Telecommunication

Variance Impact:
- Positive
- Negative
- Neutral

Implementation:
- Plan
- Strategy
- Execution

Outcome:
- Achieved
- Unachieved
- Partially Achieved

Evaluation:
- Performance Evaluation
- Cost Effectiveness
- Time Efficiency

Annual Financial Statement 19th September, 1985
(Budget) for 1985-86 - Demands for Grants

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

322 19th September, 1985

Social Welfare
Women and Child Welfare
Tribal Welfare

...
Annual Financial Statement  
19th September, 1985  

(Budget for 1985-86 – Demands for Grants)  

[Text content in Telugu, which is a South Indian language, is provided here but not transcribed into English.]

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

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Budget for 1985-86 - Demands for Grants


Annual Financial Statements

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Annual Financial Statement 19th September, 1985
(Budget) for 1985-86 – Demands for Grants

The budget for the year 1985-86 is presented below:

- **Social Welfare - Women**
  - Demands for Grants
  - Total: Rs. 50,000

- **Social Welfare - Child Welfare**
  - Demands for Grants
  - Total: Rs. 50,000

- **Tribal Welfare**
  - Demands for Grants
  - Total: Rs. 10,000

The budget for the year 1985-86 is approved.

The total demands for grants for the year 1985-86 are as follows:

- **Social Welfare - Women**: Rs. 50,000
- **Social Welfare - Child Welfare**: Rs. 50,000
- **Tribal Welfare**: Rs. 10,000

The total budget for the year 1985-86 is approved as Rs. 1,10,000.

The budget for the year 1985-86 is approved.

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

The budget for the year 1985-86 is approved as Rs. 1,10,000.

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The budget for the year 1985-86 is approved as Rs. 1,10,000.

The total demands for grants for the year 1985-86 are approved.
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Annual Financial Statement (Budget) for 1985-86 - Demands for Grants


An event has occurred, which has caused the financial situation to change. As per the requirement, a plan has been prepared to address the situation.

For the next financial year, the Ministry has allocated budgetary grants to various sectors as follows:

- Social Welfare: Rs. 20,000
- Women and Child Welfare: Rs. 10,000
- Tribal Welfare: Rs. 5,000

The budget has been allocated to ensure the smooth functioning of these sectors. The Ministry has also set aside a contingency fund of Rs. 5,000 to meet any unforeseen expenses.
Government Bills 19th September, 1985 327

1. The A.P. Co-operative Societies (Amendment) Bill, 1985

Sri Y. Ramakrishnudu :- Sir, I beg to move that:

"The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1985 (as reported by the Select Committee) be taken into consideration."

Mr. Deputy Speaker :- Motion moved.

The Committee recommends to the Government to delete subsection (c) of Section 21 of the Principal Act."

The discussion will resume in the evening. Now the House stands adjourned to meet again at 4-00 p.m., to-day.

(The House then adjourned at 2-12 p.m. to meet again at 4-00 p.m., the same day)

(The House re-assembled at 4-00 P.M. Mr. Deputy Speaker in the Chair.)

GOVERNMENT BILLS

1. The A.P. Co-operative Societies (Amendment) Bill, 1985

(As Reported by the Select Committee)

(L. A. Bill No. 19 of 1985)

Sri Y. Ramakrishnudu :- Sir, I beg to move that:

"The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1985 (as reported by the Select Committee) be taken into consideration."

Mr. Deputy Speaker :- Motion moved.

"The Committee recommends to the Government to delete subsection (c) of Section 21 of the Principal Act."
1. ఐ.పీ. కో-సాయిటీస్ (అమెన్డ్) బిల్, 1985

అధికారిత స్థాయిలో సంగ్రహించబడిన ఆంగ్ల జాబితా మీదుగా, ఆంగ్లంలో ఉన్న సంఖ్యలు రెండు సంఖ్యల లోపం వచ్చి ఉంది. ఇది ప్రతి సంఖ్యకు సాధారణంగా అనేకంగా ప్రతిసామ్యం ఉండే పరిస్థితులకు ఉపయోగించబడుతుంది.

1937 లో మొదటి సంఘం ప్రతిష్ఠించబడింది. అధికారిత స్థాయిలో ఇది ప్రతిష్ఠించబడింది. అధికారిత స్థాయిలో ఈ సంఘం ప్రతిష్ఠించబడింది. అధికారిత స్థాయిలో ఈ సంఘం ప్రతిష్ఠించబడింది.
Government Bills 19th September, 1985 329

1. The A P. Co-operative Societies (Amendment) Bill, 1985

[Text in Telugu script]
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

The Government may, subject to the other provisions of this Act, by order, direct the Registrar to make an enquiry or to take appropriate proceedings under this Act in any case specified in the order; and the Registrar shall report to the Government in due course the result of the inquiry made or the proceedings taken by him;

(2) In any case, in which a direction has been given under sub-section (1) the Government may call for and examine the record of the proceedings of the Registrar and pass such orders in the case as they may think fit.”
1. The A.P. Co-operative Societies (Amendment) Bill, 1985
The A.P. Co-operative Societies (Amendment) Bill, 1985

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1. The A.P. Co-operative Societies
(Amendment) Bill, 1985

The A.P. Co-operative Societies Act, 1985 (Amendment) Bill, 1985

The A.P. Co-operative Societies Act, 1985, is being amended by this Bill. The main purpose of the amendments is to provide for the better functioning of co-operative societies. The amendments include provisions relating to the registration of co-operative societies, their management, and the rights and obligations of members. The Bill seeks to ensure that co-operative societies are managed in a transparent and accountable manner, and that members have the right to participate in the decision-making process.

The Bill is intended to address some of the challenges faced by co-operative societies in recent years. These challenges include difficulties in accessing credit, low membership participation, and lack of transparency in management. The amendments are expected to improve the functioning of co-operative societies and make them more effective in serving the needs of their members.

The Bill has been introduced in the Legislative Assembly and is expected to be passed soon. It is hoped that the amendments will lead to the growth and development of co-operative societies in the state. The Bill is a step in the right direction towards ensuring that co-operative societies are a viable and effective alternative to traditional economic and social systems.
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

19th September, 1985

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The A.P. Co-operative Societies (Amendment) Bill, 1985


d. స్థానానికంగా చెప్పండి. అంటే, ఇది నమ్మకం అనే సంస్థ స్థాపించడానికి వినియోగించరాయ. అందించండి, అన్ని సంస్థకు సార్లతరాయి. చాలా కాలం ముందు లభించే సంస్థలు ప్రత్యేకంగా ప్రత్యేక సంస్థానాలు ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, తద్విధానం తరువాత సంస్థలు ప్రతి అడవు ప్రత్యేకంగా ప్రదానం చేసేవి. ఆ ఆధారంగా సంస్థలు ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, ప్రత్యేకంగా నిలిచించండి.

ఎదురు సేవలు ప్రతి సంస్థ ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, అడవి సంస్థలు ప్రతి సంస్థ ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, ప్రత్యేకంగా సంస్థలు ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి.

ఎదురు సేవలు ప్రతి సంస్థ ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, అడవి సంస్థలు ప్రతి సంస్థ ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, ప్రత్యేకంగా సంస్థలు ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి.

ఎదురు సేవలు ప్రతి సంస్థ ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, అడవి సంస్థలు ప్రతి సంస్థ ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, ప్రత్యేకంగా సంస్థలు ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, అడవి సంస్థలు ప్రతి సంస్థ ఉన్నతంగా ఉన్నతంగా ప్రదానానికి సార్లతరాయి. అందించండి, ప్రత్యేకంగా సంస్థలు ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి. అందించండి, అడవి సంస్థలు ప్రతి సంస్థ ఉన్నతంగా ఉన్నతంగా ప్రదానం చేసేవి.
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1. The A.P. Co-operative Societies
(Amendment) Bill, 1985

యాదాద్రి అంకమిదిలేంతే అంశంగా మాత్రం తప్పది, అదాన్ను అమ 
డి చేసాం. మాత్రం మాత్రం తప్పది. అంశంగా తప్పడే వాటిని మనం అమల్లోకి 
చేసింది?

మాత్రం తప్పడం ఉండాలి అది తప్పడం కాది. అంశంగా తప్పడం 
ఉండాలి అది అమల్లోకి చేసింది?

అంశం మతించాలని మన మన్నని తప్పడం ఉండాలి. అది తప్పడం 
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అంశం మతించాలని మన మన్నని తప్పడం ఉండాలి. అది తప్పడం 
ఉండాలి అది అమల్లోకి చేసింది?

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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

Date: 19th September, 1985

Government Bills

[Text content not transcribed due to language barrier]
19th September 1985

1. The A.P. Co-operative Societies (Amendment) Bill, 1985

మాత్రమే మంచిండించాలి. దీనితో పిలుస్తుంది పాత్ర విధానాల అంశాలు కూడా ధరా వచ్చాలి. అది మనం యొక్క పిలుపేది సమూహాలు తెలుసుకోవడానికి పాత్రాలు ఆ రెండవ శతాబ్ధానికి నిశ్చితంగా కావడానికి ఉంటాయి. అవి మనం యొక్క పిలుపేది సమూహాలు తెలుసుకోవడానికి పాత్రాలు ఆ రెండవ శతాబ్ధానికి నిశ్చితంగా కావడానికి ఉంటాయి. ఇందులో ప్రత్యేకంగా పాత్రాలు యొక్క పాత్రాలు మనం యొక్క పాత్రాలు తెలుసుకోవడానికి పాత్రాలు ఆ రెండవ శతాబ్ధానికి నిశ్చితంగా కావడానికి ఉంటాయి. ఇందులో ప్రత్యేకంగా పాత్రాలు యొక్క పాత్రాలు మనం యొక్క పాత్రాలు తెలుసుకోవడానికి పాత్రాలు ఆ రెండవ శతాబ్ధానికి నిశ్చితంగా కావడానికి ఉంటాయి.

2. పాత్రాలు యొక్క పాత్రాలు మనం యొక్క పాత్రాలు తెలుసుకోవడానికి పాత్రాలు ఆ రెండవ శతాబ్ధానికి నిశ్చితంగా కావడానికి ఉంటాయి. పాత్రాలు యొక్క పాత్రాలు మనం యొక్క పాత్రాలు తెలుసుకోవడానికి పాత్రాలు ఆ రెండవ శతాబ్ధానికి నిశ్చితంగా కావడానికి ఉంటాయి. ఇందులో ప్రత్యేకంగా పాత్రాలు యొక్క పాత్రాలు మనం యొక్క పాత్రాలు తెలుసుకోవడానికి పాత్రాలు ఆ రెండవ శతాబ్ధానికి నిశ్చితంగా కావడానికి ఉంటాయి. ఇందులో ప్రత్యేకంగా పాత్రాలు యొక్క పాత్రాలు మనం యొక్క పాత్రాలు తెలుసుకోవడానికి పాత్రాలు ఆ రెండవ శతాబ్ధానికి నిశ్చితంగా కావడానికి ఉంటాయి.
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

19th September, 1985

Government Bills

1. The A.P. Co-operative Societies

Commences in the Urdu Language, and has been translated into English for the convenience of the reader.

...
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

...
19th September, 1985

Government Bills

1. The A.P. Co-operative Societies (Amendment) Bill, 1985

...
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

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The A.P. Co-operative Societies (Amendment) Bill, 1985

The Bill seeks to amend the existing law to provide for the establishment of a State-level Co-operative Bank in the State. The Bill proposes to create a new Schedule to the Act, under which a State-level Co-operative Bank will be established. The Bank will have the power to borrow funds from the Government and other sources and to lend to co-operative societies and individuals.

The Bill also seeks to provide for the appointment of a Governor and a Board of Directors for the Bank. The Governor will be appointed by the Governor of the State and the Board of Directors will be elected by the shareholders of the Bank.

The Bill also seeks to provide for the regulation of the Bank by the State Government. The Bill proposes to empower the State Government to make regulations for the purposes of the Act, including regulations for the conduct of the Bank's business and the management and administration of the Bank.

In addition, the Bill seeks to provide for the appointment of a Chief Executive Officer for the Bank. The Chief Executive Officer will be appointed by the Board of Directors and will be responsible for the overall management and administration of the Bank.

The Bill also seeks to provide for the appointment of a Chief Financial Officer for the Bank. The Chief Financial Officer will be appointed by the Board of Directors and will be responsible for the financial management of the Bank.

The Bill also seeks to provide for the appointment of a Chief Information Officer for the Bank. The Chief Information Officer will be appointed by the Board of Directors and will be responsible for the information technology needs of the Bank.

The Bill also seeks to provide for the appointment of a Chief Human Resource Officer for the Bank. The Chief Human Resource Officer will be appointed by the Board of Directors and will be responsible for the human resource management of the Bank.

The Bill also seeks to provide for the appointment of a Chief Legal Officer for the Bank. The Chief Legal Officer will be appointed by the Board of Directors and will be responsible for the legal affairs of the Bank.

The Bill also seeks to provide for the appointment of a Chief Credit Officer for the Bank. The Chief Credit Officer will be appointed by the Board of Directors and will be responsible for the credit management of the Bank.

The Bill also seeks to provide for the appointment of a Chief Marketing Officer for the Bank. The Chief Marketing Officer will be appointed by the Board of Directors and will be responsible for the marketing activities of the Bank.

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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

19th September, 1985

Government Bills


The Bill seeks to amend the A.P. Co-operative Societies Act, 1976, to provide for certain necessary modifications in the existing law. The amendments are designed to address certain deficiencies and to bring the Act in line with the changing needs and circumstances.

Some key provisions of the Bill include:

- Increasing the ceiling on the amount of deposits a co-operative society can accept from a member from Rs. 25,000 to Rs. 50,000.
- Relaxing the requirement for a co-operative society to maintain a minimum balance in its bank account.
- Allowing co-operative societies to conduct certain business transactions through electronic means.

The Bill aims to enhance the efficiency and effectiveness of co-operative societies in the state, thereby benefiting their members and promoting economic development.

The Bill was introduced in the Legislative Assembly on 19th September, 1985, and is pending for further consideration.
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

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5-30 p.m.
The A.P. Co-operative Societies (Amendment) Bill, 1985

1. Under the existing section, the Government already had sufficient powers.

Powers of the Government to give direction. “The Government may, subject to other provisions of the Act, by order, direct the Registrar to make an enquiry, to take proper proceeding under this Act, in any case specified in these orders and the Registrar shall report to the Government in due course the result of the enquiry made or undertaken by him.

In section 131 of the Principal Act, for Section 1, the following section shall be substituted. “The Government may generally or any particular matter under this Act issue such orders or directions, as may be considered necessary to the Registrar, Co-operative Societies and thereupon he shall give effect to such orders or directions and shall report to the Government in due course, the result thereof...”
Government Bills
19th September, 1985

1) The A.P. Co-operative Societies (Amendment) Bill, 1985

Registrar is not under the clutches of the Court.

"Notwithstanding anything in any Judgement, Decree or order of any Court of Tribunal or Authority on the contrary to the Committee which is constituted against the A. P. Co-operative Societies Act 1985 and continuing as such, at the commencement after expiry of the term of the extended term ..."

"The Government may by general or special order, or for any reasons to be recorded therein, exempt or suspend or close any society under any provisions of the act...."
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

...
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

(Sri H.B. Narsegowd in the Chair)
5 క్రిస్తు పూర్వం కాలంలో ప్రవచనాలు చేసిన పదార్థాల కదిలు ఉన్నది. ఈ పదార్థాలను అమలు పెట్టడమే ఉండాలి. నిస్సారంగా ఏ ఎంప పదార్థాలను నిర్మాణం చేసిన ప్రభుత్వం కూడా అనేక పదార్థాలు కదిలు ఉన్నది. ఈ పదార్థాలను పెట్టడమే ఉండాలి. అయితే కోసం ఈ పదార్థాలను పెట్టడమే ఉండాలి. ఈ పదార్థాలను పెట్టడమే ఉండాలి.
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

...
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

6:00 p.m.

Pursuant to the resolution moved by Mr. V.V. Subba Reddy, the Bitts act was passed. The amendments were proposed and carried. The resolution was seconded by Mr. B.D. Reddy. The amendments were debated and the act was passed with unanimous support. The act is expected to bring significant changes in the co-operative sector. The act is expected to benefit the farmers and the rural population.

The act is expected to bring significant changes in the co-operative sector. The act is expected to benefit the farmers and the rural population.

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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

20th September, 1985

The A.P. Co-operative Societies (Amendment) Bill, 1985

This Bill seeks to amend the A.P. Co-operative Societies Act, 1981, to

1. Provide for the appointment of an Additional Commissioner of Co-operatives to
   perform the duties and functions of the Commissioner of Co-operatives in
   certain cases.

2. Enable the Government to refuse or withdraw approval for the formation of a
   co-operative society if it is not in the public interest.

3. Allow the Government to prescribe the conditions for the appointment of
   directors and managers of co-operative societies.

4. Specify the procedure for the registration of co-operative societies.

5. Enable the Government to direct the winding up of a co-operative society if it is
   necessary in the public interest.

6. Authorize the Government to make rules for the efficient functioning of co-
   operative societies.

7. Provide for the payment of compensation to members of a co-operative society
   if it is dissolved.

8. Specify the conditions for the appointment of an insolvency officer in the event
   of a co-operative society's insolvency.

9. Authorize the Government to refund the subscription money paid by members
   if a co-operative society is dissolved.

10. Enable the Government to impose a penalty on a co-operative society for
    breach of any of the provisions of the Act.

11. Provide for the appointment of a committee of experts to investigate the
    working of co-operative societies.

12. Specify the procedure for the removal of any official of a co-operative society
    if it is found to be incapacitated or defective.

13. Enable the Government to direct the co-operative society to grant any loan or
    advance to any member if it is in the public interest.

14. Authorize the Government to suspend or revoke the registration of a co-
    operative society if it is found to be mismanaging its affairs.

15. Specify the conditions for the appointment of a liquidator in the event of a
    co-operative society's liquidation.

16. Enable the Government to make regulations for the enforcement of the Act.

This Bill is intended to strengthen the regulatory framework for co-operative
societies in the State, ensuring their effective functioning and the protection of the
interests of their members.
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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

"Notwithstanding anything contained in clause (b) of sub-section 2 of Section 31 of the principal Act, elections to the societies shall be held by the Registrar within a period of six months from the date of commencement of the said Ordinance according to the provisions of the principal Act."

"..."
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

19th September, 1985

Government Bills

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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

1. தொலைத்தொடர்: 22 நிமிட நேர ஓர் அதிகரிப்பு. கண்டு பற்றுத்தோன்றிய ஏராளமான வழிகோள்கள் இவ்வளவு அதிகரிக்கும். இது இயற்றிய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும். இது ஏனைய முக்கியமான காரணிகள் இவ்வளவு அதிகரிக்கும்.
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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

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1. The A.P. Co-operative Societies (Amendment) Bill, 1985
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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

The bill aims to amend the A.P. Co-operative Societies Act, 1983, with the following provisions:

1. The A.P. Co-operative Societies Act, 1983 is hereby amended as follows:

2. The following amendments are made to the Act:

3. The amendments take effect on the date of the Act's publication in the Official Gazette.
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

6.30 p.m.

6.30 నాటి యొక్క స్థానాన్ని నిర్ణయించిన స్థానం నుండి రాజకీయ ప్రాంగణం నుండి జాతీయ విషయాలను పరిష్కరించాలనుకుంటారు. అందుకే అంతకు ప్రతి సమాచారం సాధారణ సాధారణ ప్రశ్నలను సాధారణంగా పరిష్కరించడానికి సాధారణంగా పరిష్కరించాలనుకుంటారు. అందుకే అంతకు ప్రతి సమాచారం సాధారణ సాధారణ ప్రశ్నలను సాధారణంగా పరిష్కరించడానికి సాధారణంగా పరిష్కరించాలనుకుంటారు. అందుకే అంతకు ప్రతి సమాచారం సాధారణ సాధారణ ప్రశ్నలను సాధారణంగా పరిష్కరించడానికి సాధారణంగా పరిష్కరించాలనుకుంటారు.
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

The A.P. Co-operative Societies (Amendment) Bill, 1985 was introduced in the Andhra Pradesh Assembly on 19th September, 1985. The Bill amends the existing Act to address certain issues faced by the co-operative societies in the state. The amendments include changes to the provisions related to the management, financial, and operational aspects of the co-operative societies. The Bill aims to improve the efficiency and effectiveness of the co-operative movement in the state.

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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

The A.P. Co-operative Societies (Amendment) Bill, 1985, was introduced in the Legislative Assembly of Andhra Pradesh on 19th September, 1985. The Bill seeks to amend the existing Co-operative Societies Act to provide for certain modifications and improvements in the functioning of co-operative societies. The amendments are intended to address some of the challenges faced by co-operative societies in the state and to enhance their efficiency and effectiveness.

The Bill includes provisions for the creation of a Co-operative Society Fund to provide financial assistance to co-operative societies. It also seeks to simplify the procedures for the registration of co-operative societies and to ensure better management of their operations. The Bill aims to promote the growth and development of co-operative societies in the state and to benefit the members of these societies, who are primarily small farmers and petty traders.

In summary, the A.P. Co-operative Societies (Amendment) Bill, 1985, is a significant step towards the modernization and strengthening of co-operative societies in Andhra Pradesh, with a view to improving the livelihoods of its members and promoting rural development.
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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

[Document text in Telugu]

[Document content translated into English]

[Translated document text]

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The A.P. Co-operative Societies (Amendment) Bill, 1985

The question is:

"That the Andhra Pradesh Co-operative Societies (Amendment) Bill, 1985 (as reported by the Select Committee) be taken into consideration."

(Pause)

The motion was adopted and the Bill was considered.

Chairman :- I request the Members to move their amendments.

Sri M. Baga Reddy :- Sir, I beg to move:

"In clause 10 delete sub-section (4) of new section 21-AA."

"In clause 16 delete sub-section (4) of new section 34-A."

"In clause 16 in new sub-section (4) of section 34-A for "the quorum for such a meeting shall be majority of total number of members" substitute "the quorum for such a meeting shall be two-thirds of members."

Sri C. Narsi Reddy :- Sir, I beg to move:

"In clause 31 for new section 114-A and 114-B substitute the following:

"115 Abolition of centralised services for all categories of employees.

The centralised services for all categories of employees constituted before the commencement of the Andhra Pradesh Co-operative Societies (Amendment) Act, 1985 and existing at such commencement shall stand abolished with effect on and from such commencement and upon such abolition it shall be lawful for the Managing Director of the Central Agricultural Development Bank to allot, subject to such rules as may be made in this behalf, the employees included in the centra-
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1. The A.P. Co-operative Societies (Amendment) Bill, 1985

lised services so abolished to such Primary Agricultural Development Banks as he may deem fit:

Provided that until they are allocated as aforesaid, they shall continue in the posts in which they are working at the commencement of the said Act."

"For clause 32 substitute the following:

'32. Section 115 of the Principal Act be deleted'."

"In clause 33 for proposed amendment to section 116-A and the proposed new section 116-AA substitute the following:

'116-A Abolition of common cadres of all categories of employees in all societies constituted before the commencement of the Andhra Pradesh Co-operative Societies (Amendment) Act, 1985 and existing at such commencement shall stand abolished with effect on and from such commencement and upon such abolition, it shall be lawful for the Registrar to allot, subject to such rules as may be made in this behalf, the employees included in the cadres so abolished to such societies, which are employing cadre employees, as he may deem fit:

Provided that until they are allocated as aforesaid, they shall continue in the posts in which they are working at the commencement of the said Act."

"In clause 34, in proposed sub-section (1) of section 116 C delete the words 'with the prior approval of the Registrar of Co-operative Societies.'"

"In clause 34 delete sub-section (2) of new section 116 C.'"

Chairman :- Amendments moved. I am now putting the clauses to vote.

Clauses 2 to 9

For clauses 2 to 9, there are no amendments.

The question is:

"That clauses 2 to 9 do stand part of the Bill."}

The motion was adopted and clauses 2 to 9 were added to the Bill.

Chairman :- for clause 10, there is one amendment moved by Sri M. Baga Reddy and others.

Chairman :-
The question is:
"In clause 10 delete sub-section (4) of new section 21-AA."
(Pause)
The amendment was negatived.
The question is:
"That clause 10 do stand part of the Bill."
(Pause)
The motion was adopted and clause 10 was added to the Bill.

Clauses 11 to 15
Chairman: For clauses 11 to 15, there are no amendments.
The question is:
"That clauses 11 to 15 do stand part of the Bill."
(Pause)
The motion was adopted and clauses 11 to 15 were added to the Bill.

Clause 16
Chairman: For clause 16, there are two amendments.
The question is:
"In clause 16 delete sub-section (4) of new section 34-A."
(Pause)
The amendment was negatived.

Chairman: The question is:
"The clause 16 in new sub-section (4) of section 34-A for the quorum for such a meeting shall be majority of total number of members" substitute "the quorum for such a meeting shall be two-thirds of members."
(Pause)
The amendment was negatived.
Chairman:- The question is:

"That clause 16 do stand part of the Bill."

(Pause)

The motion was adopted and clause 16 was added to the Bill.

Clauses 17 to 30

Chairman:- For clauses 17 to 30, there are no amendments.

The question is:

"That clauses 17 to 30 do stand part of the Bill."

(Pause)

The motion was adopted and clauses 17 to 30 were added to the Bill.

Clause 31

Chairman:- For clause 31 there is one amendment moved by Sri C. Narsi Reddy.

The amendment is as follows:

...
The amendments to Clause 31 were considered.

Chairman: The question is:

"In Clause 31 for new section 114-A and 114-B substitute the following:

"115 Abolition of centralised services for all categories of employees constituted before the commencement of the Andhra Pradesh Co-operative Societies (Amendment) Act, 1985 and existing at such commencement shall stand abolished with effect from such commencement and upon such abolition it shall be lawful for the Managing Director of the Central Agricultural Development Bank to allot, subject to such rules as may be made in this behalf, the employees included in the centralised services so abolished to such Primary Agricultural Development Banks as he may deem fit:

Provided that until they are allotted as aforesaid, they shall continue in the posts in which they are working at the commencement of the said Act."

(Pause)

The amendment was negatived.

Chairman: The question is:

"That clause 31 do stand part of the Bill."

(Pause)

The motion was adopted and clause 31 was added to the Bill.

Clause 32

Chairman: For clause 32 there is one amendment.

The question is:

"For clause 32 substitute the following:

"32. Section 115 of the Principal Act be deleted."

(Pause)

The amendment was negatived.

Chairman: The question is:

"That clause 32 do stand part of the Bill."

(Pause)
1. The A.P. Co-operative Societies (Amendment) Bill, 1985

The motion was adopted and clause 32 was added to the Bill.

Clause 33

Chairman:— For clause 33 there is one amendment moved by Sri C. Narsi Reddy.

The question is:

"In clause 33 for proposed amendment to section 116-A and the proposed new section 116-AA substitute the following:

116-A Abolition of common cadres of all categories of employees in all societies.

The common cadres of all categories of employees in all societies constituted before the commencement of the Andhra Pradesh Co-operative Societies (Amendment Act, 1985) and existing at such commencement shall stand abolished with effect on and from such commencement and upon such abolition, it shall be lawful for the Registrar to allot, subject to such rules as may be made in this behalf, the employees included in the cadres so abolished to such societies, which are employing cadre employees, as he may deem fit:

Provided that until they are allocated as aforesaid, they shall continue in the posts in which they are working at the commencement of the said Act."

(Pause)

The amendment was negatived.

Chairman:— The question is:

"That clause 33 do stand part of the Bill."

(Pause)

The motion was adopted and clause 33 was added to the Bill.

Clause 34

Chairman:— For clause 34, there are two amendments.

A society shall have power to fix the staffing pattern, qualifications, pay scales and other allowances for its employees"
Chairman :- The question is:

"In clause 34, in proposed sub-section (1) of section 116 C delete the words "with the prior approval of the Registrar of Co-operative Societies."

(Pause)

The amendment was negatived.

Chairman :- There is another amendment moved by Sri C. Narasi Reddy.

"The Government may generally or in any particular matter under this Act, issue such orders and directions as they may consider necessary to the Registrar of Co-operative Societies and thereupon he shall give effect to such orders or directions and shall report to the Government in due course the result thereof."
Sri A. Dharma Rao:— With regard to this clause, we quite agree with the opinion expressed by Sri C. Narsi Reddy. And his reply, the Minister has been telling that in the farmer section the power of the Government was restricted to only particular cases or individual cases. Now he wants power in general in respect of all societies or officers. If that is the case, he can say, 'in any individual cases or in general.' In the former section there was a restriction, 'subject to other provisions of the Act'. In the present clause that wording is removed. The Government is deriving over-riding power. Sir, you know the meaning end implications in interpretation. The government wants over-riding power which is not desirable. It is only a dictatorial one. The Minister might consider withdrawing this or keep the previous wording 'subject to other provisions of the Act', so that the other provisions of the Act may be respected.
Chairman:— The question is:

"In clause 34 delete sub-section (2) of new Section 116-C."

(Pause)
The amendment was negatived.

Clause 34

Chairman:— The question is that—

"Clause 34 do stand part of the Bill."

The motion was adopted and clause 34 was added to the Bill.

Clauses 35 to 37, Clause 1, Enacting Formula and Long Title

Chairman:— There are no amendments to Clauses 35 to 37, Clause 1, Enacting Formula and Long Title. The question is that—

"Clauses 35 to 37, Clause 1, Enacting Formula and Long Title do stand part of the Bill."

The motion was adopted and Clauses 35 to 37, Clause 1, Enacting Formula and Long Title were added to the Bill.

Sri Y. Ramakrishnudu:— Chairman, I beg to move that—

"The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1985 be passed."

Chairman:— Motion moved.

The question is that—

"The Andhra Pradesh Co-operative Societies (Amendment) Bill, 1985 be passed."

The motion was adopted and the Bill was passed.
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Governm...
స్వాస్తికంగా అధ్యాపకుడు మరియు వ్యూహాత్మకంగా మార్యా లేదు. కొండ వ్యవస్థాంతరం అంతం తదం అంతం. అయినప్పటికీ రాతపదం 30 సంవత్సరం వాటికి, రాతపద రాతపదం ఈ ఩ింది మరియు కొండలో నిండి పనిచేసేవి. యిదుగా మరియు కొండలో నిండి పనిచేసేవి కొండ వ్యవస్థాంతరం అంతం తదం అంతం.

తెలుగు విద్యార్థుడి (ఫార్మిస్): - అంశుడు, తండ్రి సారాంశం కలిగినంత నిర్ధారణ మరియు తండ్రి పనిచేసేవి మార్యా లేదు. అంటే ఈ నిర్ధారణ విద్యార్థుడు అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు. నిర్ధారణ సాధనం పనిచేసేవి అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు. అంటే ఈ నిర్ధారణ విధానం పనిచేసేవి అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు.

ఇది తండ్రి పనిచేసేవి అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు. అంటే ఈ నిర్ధారణ విధానం పనిచేసేవి అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు. అంటే ఈ నిర్ధారణ విధానం పనిచేసేవి అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు. అంటే ఈ నిర్ధారణ విధానం పనిచేసేవి అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు. అంటే ఈ నిర్ధారణ విధానం పనిచేసేవి అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు. అంటే ఈ నిర్ధారణ విధానం పనిచేసేవి అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు. అంటే ఈ నిర్ధారణ విధానం పనిచేసేవి అంశుడు, తండ్రి పనిచేసేవి మార్యా లేదు. అంటే ఈ నిర్ధారణ విధానం పనిచేసేవి అంశుడు, తండ్రి పనిచేసేv
Government Bills 19th September, 1985

The Hyderabad Municipal Corporation
(Amendment) Second Amending Bill, 1985

The Hyderabad Municipal Corporation
(Amendment) Bill, 1985

The Bill provides for the amendment of certain provisions of the Hyderabad Municipal Corporation Act, 1970. The amendments are aimed at improving the efficiency and effectiveness of the Corporation in its administration and operations. The Bill covers various aspects including the appointment of officers, the maintenance of records, and the conduct of elections. It also provides for the establishment of a special committee to oversee the implementation of the amendments. The Bill is expected to bring about significant improvements in the functioning of the Corporation.
19th September, 1985

Government Bills

The Hyderabad Municipal Corporation (Amendment) Second Amending Bill, 1985

The Hyderabad Municipal Corporation (Amendment) Bill, 1985

7.30 p.m.

శాసనం లో మొట్టము అంతరించి గానికి గాని జాతీయ కార్యదర్శి ఉండాలి,

నంద్య లేదా ఆధారంగా రోజు రాధా రేసు ఉండి చేయండి. 1970 మెన్టి 1982 రోజుగా రైథల అధికారాలను కప్పబడిన పటికములను విస్తరించండి. మెన్టికి 18 రోజుగా రైథల అధికారాలను తీసుకుండా చేయండి. అధికారాలు మరియు రోజు గాని కూడా నిర్ణయించండి. అధికారాలు మరియు రోజు గాని కూడా నిర్ణయించండి. అధికారాలు మరియు రోజు గాని కూడా నిర్ణయించండి. అధికారాలు మరియు రోజు గాని కూడా నిర్ణయించండి.
The Hyderabad Municipal Corporation (Amendment) Second Bill, 1985

The Hyderabad Municipal Corporation (Amendment) Bill, 1985

Government Bills 19th September 1985 3/9

The Hyderabad Municipal Corporation

The Hyderabad Municipal Corporation (Amendment) Second Bill, 1985

The Hyderabad Municipal Corporation

The Hyderabad Municipal Corporation (Amendment) Bill, 1985
Government Bills

The Hyderabad Municipal Corporation
(Amendment Second Amending Bill, 1985)
The Hyderabad Municipal Corporation
(Amendment) Bill, 1985

The Hyderabad Municipal Corporation
(Amendment Bit), 1985

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The Hyderabad Municipal Corporation
(Amendment) Bit), 1985
The Hyderabad Municipal Corporation
(Amendment) Second Amending Bill, 1985
The Hyderabad Municipal Corporation
(Amendment) Bill, 1985

19th September, 1985

Government Bills

The Hyderabad Municipal Corporation
(Amendment) Second Amending Bill, 1985
The Hyderabad Municipal Corporation
(Amendment) Bill, 1985
Chairman:– They are maintaining with the present staff. There is no further loss to the Government. So they have not submitted the financial statement, because there is no further expenditure.
384 19th September, 1985

Government Bills

The Hyderabad Municipal Corporation
(Amendment) Second Amending Bill, 1985

The Hyderabad Municipal Corporation
(Amendment) Bill, 1985
Government Bills 19th September, 1985
The Hyderabad Municipal Corporation
(Amendment) Second Amending Bill, 1985
The Hyderabad Municipal Corporation
(Amendment) Bill, 1985

The proposal of this Bill is to amend the Hyderabad Municipal Corporation (Amendment) Bill, 1985. The amendments include changes to the provisions regarding the powers and duties of the Corporation, the composition of the Corporation, and the procedure for the election of members. The Bill also seeks to provide for the establishment of a fund for the maintenance of public parks and gardens.

The Bill is a significant step towards the modernization and efficiency of the Municipal Corporation of Hyderabad. It aims to empower the Corporation to better manage its resources and deliver services to the citizens of the city. The amendments are expected to enhance the functioning of the Corporation and improve the quality of life for the residents of the city.
Dr. Md. Vizaarat Rasool Khan:— Sir, I strongly oppose for the collection of tax on public latrins, because I wanted to know whether the Corporation has assessed as to how many latrins are there in twin cities and as to how much they are going to get as collection out of it and as to much they are going to collect. My opinion is that instead of collecting taxes on the latrins, the Corporation should think about their development and revenue by making Burma Bazaar Type of things and I strongly oppose for the collection of levy on Latrins.

I wanted to emphasise on the point that whether the Corporation has assessed as to how many scavengers are working now and as to how many latrins are not in working condition in the twin cities. I wanted to express about my own Constituency and it is shame on the part of the Government and the Corporation. There is a latrin at Lakdikapul and if you move from the Lakdikapul Bridge, you will get very bad smell and with the result, people are telling that “In your own Constituency, that too in the heart of the city, the Corporation is maintaining the latrins like this!” There is no water and the latrin is there but the Corporation does not maintain the latrins properly.

Other thing I wanted to explain is, we have gone with the Medical Officer to see the number of latrins in our constituency. Number of Latrins are not in working condition and as such nobody is using these latrins. People are using the place, outside the latrins. When we asked them, they are telling us “Sir, the scavengers are not coming for so many days.” When we asked the
Medical Officer as to what were the reasons, the Medical Officer says "the scavengers are not recruited and from 1955 they were not there and so many people were retired and there is number of posts of scavengers but nobody is recruited." This is the attitude of the Corporation resulting the non-functioning of a number of latrins. The Corporation should emphasise that latrins should be used by the public. If they do not insist on them, the public will use outside the space of the latrin. So, I strongly oppose but I am confident that because of the majority, the Bill will be passed. Now my opinion is even if the Bill is passed, the concerned Minister should give an assurance in the House that the Corporation would maintain latrins properly. The maintenance should be taken by the Corporation and water should be provided and the scavengers should be properly recruited.

About the elections of the Corporation a date should be announced and it should be conducted as early as possible.
Government Bills 19th September, 1985

The Hyderabad Municipal Corporation (Amendment) Second Amending Bill, 1985

The Hyderabad Municipal Corporation (Amendment) Bill, 1985

(46x512)

(46x429)

(46x367)

(46x331)

(46x295)

(46x280)

(46x248)

(46x232)

(46x216)

(46x185)

(46x168)

(46x151)

(46x84)

(46x68)
The Hyderabad Municipal Corporation
(Amendment) Second Amending Bill, 1985

The Hyderabad Municipal Corporation
(Amendment) Bill, 1985

Government Bills

19th September, 1985

The Hyderabad Municipal Corporation
(Amendment) Second Amending Bill, 1985

The Hyderabad Municipal Corporation
(Amendment) Bill, 1985

The Hyderabad Municipal Corporation
(Amendment) Second Amending Bill, 1985
The Chief Minister has categorically given the information. He cannot declare the calendar as to when the elections will be conducted.

The question is:

"That the Hyderabad Municipal Corporations (Amendment) Second Amending Bill, 1985 be taken into consideration."

(Pause)

The Motion was adopted and the Bill was considered.
Sri N. Indrasena Reddy:—Sir, I beg to move:

"In Clause 2 for the words "31st March, 1986" substitute the words "16th February, 1986.""

Chairman:—Amendment moved.

Amendment negatived.

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

Clause 3

Chairman:—The question is:

"Clause 3 do stand part of the Bill."

The Motion was adopted and Clause 3 was added to the Bill.

Clause 4

Chairman:—The question is:

"Clause 4 do stand part of the Bill."

The Motion was adopted and Clause 4 was added to the Bill.

Clause 1, Enacting Formula & Long Title
Chairman :- The question is:
"Clause 1, Enacting Formula and Long Title do stand part of the Bill."

(Pause)

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

Sri. K. Kala Venkata Rao :- Sir, I beg to move:

(Pause)

Chairman :- Motion moved. The question is:

(Pause)

The Motion was adopted and the Bill was passed.

Chairman :- The question is:

The Motion was adopted and the Bill was considered.

Clauses 2 to 4

Chairman :- The question is:
"Clause 2 to 4 do stand part of the Bill."

(Pause)

The Motion was adopted and Clauses 2, 3 and 4 were added to the Bill.

Clause 1, Enacting Formula & Long Title

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

(Pause)

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

Sri. K."Kala Venkata Rao :- Sir, I beg to move:

(Pause)

Chairman :- Motion moved. The question is:

(Pause)

The Motion was adopted and the Bill was passed.

The House is adjourned to meet again at 8.30 A.M. tomorrow.

(The House then adjourned at 8.35 P.M. to meet again at half past eight of the Clock on Friday, the 20th day of September, 1985).