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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
PRINCIPAL OFFICERS

Speaker : Sri G. Narayana Rao

Deputy Speaker : Sri A.V. Suryanarayana Raju

Panel of Chairmen
1. Smt. Y. Sita Devi
2. Sri M. Rajaiah
3. Sri H. B. Narse Goud
4. Sri K. Yetram Naidu
5. Sri D. Sripada Rao
6. Sri C. Narsi Reddy

Secretary : Sri E. Sadasiva Reddy

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

Assistant Secretaries
1. Sri P. Bashaiah
2. Sri N. Pattabhirama Rao
3. Sri P. Satyanarayana Sastry
4. Sri P.V.K.L.N.V. Raghava Sarmu
5. Sri V.V. Subrahmanym
6. Sri K.R. Gopal
7. Sri T. Muralidhara Rao
8. Sri V.V. Bhaskara Rao
9. Sri S. Suryanarayana Murthy

Chief Reporter : Smt. M.V.S. Jayalakshmi
PETRO-CHEMICAL COURSES IN ENGINEERING

131—

*756-Q.-Sri R. Chenga Reddy (Nagari):-Will the Minister for Youth Services, Sports and Technical Education be pleased to state:

(a) Whether Government propose to introduce bachelors courses in Petro-chemical Engineering, Marine Engineering, B. Tech. correspondence course and Metallurgy in some of the colleges in the State; and

(b) If so, the names of colleges and the academic year from which these courses would be started?

* An asterisk before the name indicates confirmation by the Member
The House met at Half-past Eight of the Clock
(MR. SPEAKER IN THE CHAIR)

ORAL ANSWERS TO QUESTIONS

Drainage System in Rajahmundry

1343—Y-Q.—Sri C. Butchajah Chowdary (Rajahmundry)—Will the Minister for Municipal Administration be pleased to state;

a) Whether it is a fact that the drainage system in Rajahmundry is in a deplorable condition;

b) whether it is also a fact that there are no covering slabs to the drainage canals; and

c) if so, the steps taken and proposed to be taken by the Government?

An asterisk before the name indicates Confirmation by the member.
348 6th September, 1985 Oral Answers to Question*

1) ಕರ್ನಾಟಕ ಜಿಲ್ಲೆಗೆ 293 ಜಿಲ್ಲೆಗಳಿಗಾಗಿ 800 ರೂಪಾಯಿಯ ಜೋಡಿಕೆಗಳಿಗೆ ಪ್ರವೇಶ ಕೆಲಸ ಎಂದು ಮಾರ್ಚ್ 30ರಿದಂತ ಜೋಡಿಕೆಗಳು ಸ್ವಾಮಿಗಳಿಗೆ ಸೇರಿದೆ. ಅಲ್ಲದೇ ಅಧಿಕಾರಿಗಳಿಗೆ ಬೇಡಿಕೆ ಮಾಡಸಿದೆ.

ಪ್ರಶ್ನೆ: ಕರ್ನಾಟಕ ಜಿಲ್ಲೆಗೆ ಜೋಡಿಕೆಗಳಿಗೆ ಸೇರಿದಂತೆ 800 ರೂಪಾಯಿಯ ಜೋಡಿಕೆಗಳನ್ನು ಪ್ರವೇಶ ಕೆಲಸ ಎಂದು. ಅಲ್ಲದೇ ಅಧಿಕಾರಿಗಳಿಗೆ ಬೇಡಿಕೆ ಮಾಡಸಿದೆ.
Sri Kudupudi Prabhakar Rao; Because of negligence of the Municipality, this has happened. Vicarious liability is there on the Municipal Ministry side.

Mr. Speaker: The law of torts and vicarious liability and every thing is there in the law. But it must be applied in the Municipal Act. There should be a statutory authority.
350  6th September, 1983  Oral Answers to Questions

మాత్రమే ఉండి అంచనా రాయికి, అవసరం కావడానికి ప్రత్యేకమే అవసరం లేదు?

ప్రశ్న 1. దర్శకను జారిస్తుంది: అంచనా కాలంలో మన సాంస్కృతిక సంస్థలలో కానుకుంటుంది అనే సంస్కృతికర్తా సంస్థాపన విషయం

ప్రశ్న 2. సాంస్కృతికంగా ప్రశ్న 1: సాంస్కృతిక సంస్థాపనలు అనేకం సాధనాలు అవసరం అవుతుంది. అంచనా కాలంలో మన సాంస్కృతిక సంస్థలలో కానుకుంటుంది అనే సంస్కృతికర్తా సంస్థాపన విషయం

ప్రశ్న 3. సాంస్కృతికంగా ప్రశ్న 1: సాంస్కృతిక సంస్థాపనలు అనేకం సాధనాలు అవసరం అవుతుంది. అంచనా కాలంలో మన సాంస్కృతిక సంస్థలలో కానుకుంటుంది అనే సంస్కృతికర్తా సంస్థాపన విషయం
Mr. Speaker: Question No. 172 (1050) is postponed at the request of the Member.

Question No. 173 (211) is postponed at the request of the Member.

Question No. 174 (970) is postponed at the request of the Member.

**Introduction of Detention System**

175—

1345-V-Q.—Sarvasri Ch. Rajeshwara Rao (Sircilla) Md Rajab Ali (Sujathanagar) and G. Mallesh (Asifabad)—Will the Minister for education be pleased to state:

a) whether it is a fact that State Government have come to a decision to introduce detention system at all levels including the High School level and

b) if so, the reasons therefor?

Mr. Speaker (Sri K. Ramachandra Reddy): 

1) Yes.

2) 

Mr. C. B. Reddy (Kottapeta): Mr. Speaker, I desire to ask the learned chief minister whether he understands the state of affairs in the education department and the reasons of such achievements.

(Replied)

Mr. E. S. Narasimha Rao (Eeral): Yes, Mr. Speaker. We have taken up these measures because we think it is necessary.
352 6th September, 1983 Oral Answers to Questions

తోండ 10 రోటు అయితే ఉండాలాంది. అయితే 10 రోటు ఉండని బట్టి 10 రోటు చాలా ఉండదం. ఆ బట్టి ఉండాలాంది.

పి. ప్రశ్నం (పుణ్యం నిష్పుహమైన) : 6.8.1983 నాటి నుండి సామాన్యంగా సంతానం పొందినారు. అతి పెంచడానికి సాధనా చేసారు. బహుమతి విద్యా పాఠశాలలు కేంద్రంగా మరియు పాఠశాలలు సాధనా చేసి తెలుస్తుంది. ప్రతి పాఠశాల పచ్చి ఉద్యమం విద్యాబోధన సాధనా చేయండి. ప్రతి పాఠశాల సాధనా చేయండి. ఆసక్తి విద్యా ప్రాంతాలు నిర్మాణం చేయండి.

పి. ప్రశ్నం : అనేక పండితులు పలుచేది మనం మనే పాఠశాలలు ప్రారంభించారు. అనేక పాఠశాలలు ప్రారంభించారు. ప్రతి పాఠశాల సాధనా చేయండి. ప్రతి పాఠశాల సాధనా చేయండి. ఆసక్తి విద్యా ప్రాంతాలు నిర్మాణం చేయండి.

పి.ప్రశ్నం : అతని మీదా పండితులు కేంద్రంగా మనం విద్యా ప్రారంభించారు. ఆసక్తి విద్యా ప్రాంతాలు నిర్మాణం చేయండి. ప్రతి పాఠశాల సాధనా చేయండి. ప్రతి పాఠశాల సాధనా చేయండి. ఆసక్తి విద్యా ప్రాంతాలు నిర్మాణం చేయండి.

పి.ప్రశ్నం : అనేక పండితులు పలుచేది మనం మనే పాఠశాలలు ప్రారంభించారు. అనేక పాఠశాలలు ప్రారంభించారు. ప్రతి పాఠశాల సాధనా చేయండి. ప్రతి పాఠశాల సాధనా చేయండి. ఆసక్తి విద్యా ప్రాంతాలు నిర్మాణం చేయండి.

పి.ప్రశ్నం : అతని మీదా పండితులు కేంద్రంగా మనం విద్యా ప్రారంభించారు. ఆసక్తి విద్యా ప్రాంతాలు నిర్మాణం చేయండి. ప్రతి పాఠశాల సాధనా చేయండి. ప్రతి పాఠశాల సాధనా చేయండి. ఆసక్తి విద్యా ప్రాంతాలు నిర్మాణం చేయండి.
U.G.C. Aid to Padmavathi Women's University

176—

766-Q.—Sr. R. Chenga Reddy (Nagar) Will the Minister for Education be pleased to state:

a) Whether it is a fact that the State Government requested the Central Government for University Grants Commission financial assistance for Padmavati Women's University at Tirupathi and Open University at Hyderabad;

b) if so, the total amounts of assistance sanctioned by the University Grants Commission for these universities for 1983-84, 1984-85;

c) whether the sanctioned amount have been released and paid to the said universities?

(Re) Questions (11, 3, 17, 1986-88)
6th September, 1985

Oral Answers to Questions

Q. 1. What is the position of 10-7-1981? (10-7-1981)
A. 10-7-1981 is a significant date. It is the birthday of a prominent leader. (10-7-1981)

Q. 2. What is the position of 22-7-1988? (22-7-1988)
A. 22-7-1988 is another important date. It marks the establishment of a major institution. (22-7-1988)

A. 21-7-1988 is a notable day. It signifies a significant event. (21-7-1988)

Q. 4. What is the position of 22-7-1988? (22-7-1988)
A. 22-7-1988 is another important date. It marks the establishment of a major institution. (22-7-1988)

Q. 5. What is the position of 10-7-1981? (10-7-1981)
A. 10-7-1981 is a significant date. It is the birthday of a prominent leader. (10-7-1981)

A. 22-7-1988 is another important date. It marks the establishment of a major institution. (22-7-1988)

Q. 7. What is the position of 21-7-1988? (21-7-1988)
A. 21-7-1988 is a notable day. It signifies a significant event. (21-7-1988)

Q. 8. What is the position of 22-7-1988? (22-7-1988)
A. 22-7-1988 is another important date. It marks the establishment of a major institution. (22-7-1988)

A. 10-7-1981 is a significant date. It is the birthday of a prominent leader. (10-7-1981)

Q. 10. What is the position of 22-7-1988? (22-7-1988)
A. 22-7-1988 is another important date. It marks the establishment of a major institution. (22-7-1988)
Ora! Answers to Questions 6th September, 1985 355

ఇది ఎమితి. నూనె యొకి చెందిన రామ్యం అనుకుని, సంస్థానం పైనే మాటలు కిరిముడు అవి ఎంత పైనే ఎదురు మాటలు కిరిముడు అవి ఎంత సంఖ్యలో ఉన్నాయి?

పి. 2. సంఖ్యానుసారం : పేరు కలిగిన ప్రశ్నలు మరియు బహుళ ప్రశ్నలు మరియు యొకి చెందిన రామ్యం అనుకుని సంఖ్యలో ఉన్నాయి?

పి. 3. గుర్తించి వాటి నిరాకరణం : ఇది పెద్ద ప్రశ్నలు మరియు వాటి నిరాకరణం సాధనం అవుతుంది. ఇది పెద్ద ప్రశ్నలు మరియు వాటి నిరాకరణం సాధనం అవుతుంది.

పి. 4. ఇందులా చేయి ప్రభావాన్ని : దీని ప్రభావాన్ని సాధారణంగా పెద్ద ప్రశ్నలు మరియు వాటి నిరాకరణం సాధనం అవుతుంది. ఇది పెద్ద ప్రశ్నలు మరియు వాటి నిరాకరణం సాధనం అవుతుంది.

పి. 5. యుద్ధంతో మాటలు అవి ఎంత సంఖ్యలో ఉన్నాయి?

పి. 6. ప్రశ్నలు భాగాన్నీ : అప్పుడు భాగాన్నీ పెద్ద ప్రశ్నలు మరియు వాటి నిరాకరణం సాధనం అవుతుంది. ఇది పెద్ద ప్రశ్నలు మరియు వాటి నిరాకరణం సాధనం అవుతుంది.

పి. 7. ప్రశ్నాలు భాగాన్ని పెద్ద ప్రశ్నలుకు మాటలు కాదంతో పెద్ద ప్రశ్నలుకు మాటలు కాదంతో ప్రశ్నాలు భాగాన్ని పెద్ద ప్రశ్నలు మరియు వాటి నిరాకరణం సాధనం అవుతుంది. ఇది పెద్ద ప్రశ్నలు మరియు వాటి నిరాకరణం సాధనం అవుతుంది.
336  6th September, 1985  Oral Answers to Questions

Allocations to Srisailam Right Branch Canal

177— 138-Q—Sri V Rambhupal Choudry (Kurnool)—Will the Minister for Major and Medium Irrigation be pleased to state

a) the amount allocated and spent on the Srisailam Project right branch canal by the State Government so far,

b) whether the Government have got loan from the World Bank for the same,

c) if so, the details thereof, and

d) whether the Government have any time schedule for its completion?

(Parliamentary Record)

(Parliamentary Record)

1) 1983-84 1984-85 1985-86
   1,583.85 598.487

(Parliamentary Record)

1) 1983-84 1984-85 1985-86
   1,583.85 598.487

2) 1984-85 1986-66
   500.00 114.19

2) 1984-85 1986-86
   500.00 114.19

2) 1985-86
   2000 228 228

2) 1985-86
   2000 228 228
Oral Answers to Questions
6th September, 1985

1) Sri P. Siva Reddy (Jammulamadugu): Sir, is there any possibility for changing the designs of the Canals to carry more water to lower reaches?

Sri P. Siva Reddy (Jammulamadugu): Sir, is there any possibility for changing the designs of the Canals to carry more water to lower reaches?
8.00 A.M.

పి. మ. నేనుండా: అంటే కొనసాగించేది 22,882 వస్తువులు లేదు వస్తువులకు కొనసాగించారు. అంటే కాలం కొనసాగించారు. 1991 సంవత్సరం నిండి ఖర్చు సంచాలన రాయారు. ప్రతి వస్తువు నిండి నే సంచాలన రాయారు. అంటే ఇది నిండి పరిస్తితి రాయారు. కాలం ప్రతి ఖర్చు సంచాలన రాయారు.

పి. మ. అంశం (రాయారనారాయాంకు): 22882 వస్తువులు లేదా వస్తువు కొనసాగించారు.

(రాయారనారాయాంకు)

పి. మ. అసంసారం (రాయారనారాయాంకు): కాలం సంచాలన కాలం ధీరు ఆధారంగా లేదా వస్తువులకు దృశ్యాన్ని కొనసాగించారు. కాలం సంచాలన కాలం ధీరు ఆధారంగా లేదా వస్తువులకు దృశ్యాన్ని కొనసాగించారు. అంటే ఇది లేదా వస్తువులకు దృశ్యాన్ని కొనసాగించారు.


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3. అంశాలలో తప్పించబడిన తిచ్చే ప్రశ్నలను తెలుసుకోవడానికి వనం యొక్క తిరుమానం కొత్తానికి వేసే జాబితా సంఖ్య ప్రదానం చేసాడు.

4. సంచార సంపాదిన సాంస్కృతిక పరిస్థితులలో విస్తరించడానికి తప్పించబడిన నిర్దేశాలను తెలుసుకోవడానికి వనం యొక్క తిరుమానం కొత్తానికి వేసాడు.

5. తెలంగాణ సాంస్కృతిక సేవలనం పొందాడు లభించిన విషయాలను తెలుసుకోవడానికి వనం యొక్క తిరుమానం కొత్తానికి వేసాడు.
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ప్రశ్నలు తెలుగు భాషలో కల్పించబడినవి. ఈ ప్రశ్నలు తెలుగు భాషలో కల్పించబడినవి. 228 నాటికి భాషలె సమయం అయినా, 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 1: అన్నమయ్య చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 2: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 3: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 4: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 5: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 6: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 7: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 8: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 9: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 10: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 11: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.

ప్రశ్న 12: పినప్పుడు చిత్రానికి ప్రత్యేకమైన నాటికి భాషలె సమయం అయినా. 228 నాటికి భాషలె సమయం అయినా.
Srisailam Left Canal

711—Q—Sarvasi C. Narasi Reddy (Makthal) Ch. Vidyasagar Rao (Mepally) A. Narendra (Hima)ath Nagar) and R. Srinavasa Reddy (Ramayanpet) Will the Minister for Major and Medium Irrigation be pleased to state :

a) the extent of area covered under the left canal of Srisailam Project for irrigation ; and

b) the extent of area actually planned to be covered under this scheme ?
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ಇ  ದ. ಧೇರಿತ್ತು: ಮಿಶ್ರಾಜಿ ತಾಲೂಕಿನ ರಾಜ್ಯ ಸೌಭಗ್ಯದ ಮೇಲೆ ಅನುಕೂಲ ಮಿಶ್ರಾಜಿ ತಾಲೂಕಿನ ಸಂಪೂರ್ಣ ವಿಭಾಗಗಳಿಗಾಗಿ ಅனುಕೂಲ.

ಇ ದ. ರೂಪ್ರಕಾಶ್: ಮಿಶ್ರಾಜಿ ತಾಲೂಕಿನ ವಿಭಾಗಕ್ಕೆ ಹೊಸ ಕಡೆಗೆ ಬೆಂಬಲ ಹೊರಹೊರಾಗಿರುವ ವ್ಯಾಪಾರಿಗಳಿಗೆ ಸಹಾಯ ಕೇಂದ್ರವನ್ನು ಪ್ರದಾನ ಮಾಡಿಸಿದ್ದಾಗಿದೆ.

ಇ ದ. ನಿಲ್ಮಂತ: ಮಿಶ್ರಾಜಿ ತಾಲೂಕಿನ ಸಂಪೂರ್ಣ ವಿಭಾಗಗಳಿಗೆ ಸಹಾಯ ಕೇಂದ್ರವನ್ನು ಪ್ರದಾನ ಮಾಡಿಸಿದ್ದಾಗಿದೆ.

ಇ ದ. ನಿಲ್ಮಂತ: ಮಿಶ್ರಾಜಿ ತಾಲೂಕಿನ ಸಂಪೂರ್ಣ ವಿಭಾಗಗಳಿಗೆ ಸಹಾಯ ಕೇಂದ್ರವನ್ನು ಪ್ರದಾನ ಮಾಡಿಸಿದ್ದಾಗಿದೆ.

ಇ ದ. ನಿಲ್ಮಂತ: 1983 ಸೋಸಾಯಸಿಯಲ್ಲಿ 3 ಸುತ್ತ, 1984 ಸೋಸಾಯಸಿಯಲ್ಲಿ 3 ಸುತ್ತ ಅನುಕೂಲ ಮಿಶ್ರಾಜಿ ತಾಲೂಕಿನ ಸಂಪೂರ್ಣ ವಿಭಾಗಗಳಿಗೆ ಸಹಾಯ ಕೇಂದ್ರವನ್ನು ಪ್ರದಾನ ಮಾಡಿಸಿದ್ದಾಗಿದೆ.

ಇ ದ. ಶ್ರೀಮುಖ್: ಮಿಶ್ರಾಜಿ ತಾಲೂಕಿನ ಸಂಪೂರ್ಣ ವಿಭಾಗಗಳಿಗೆ ಸಹಾಯ ಕೇಂದ್ರವನ್ನು ಪ್ರದಾನ ಮಾಡಿಸಿದ್ದಾಗಿದೆ.
6th September, 1985

Orai Answers to Questions

1. కృషి విభాగం తెలుగు సాహిత్య విభాగానికి మీద సంబంధించిన అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో రెండు వేల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.

2. కృషి విభాగం తెలుగు సాహిత్య విభాగంలో ఉంటే అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో సాహిత్య విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.

3. కృషి విభాగం తెలుగు సాహిత్య విభాగంలో ఉంటే అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో సాహిత్య విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.

4. కృషి విభాగం తెలుగు సాహిత్య విభాగంలో ఉంటే అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో సాహిత్య విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.

5. కృషి విభాగం తెలుగు సాహిత్య విభాగంలో ఉంటే అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో సాహిత్య విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.

6. కృషి విభాగం తెలుగు సాహిత్య విభాగంలో ఉంటే అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో సాహిత్య విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.

7. కృషి విభాగం తెలుగు సాహిత్య విభాగంలో ఉంటే అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో సాహిత్య విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.

8. కృషి విభాగం తెలుగు సాహిత్య విభాగంలో ఉంటే అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో సాహిత్య విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.

9. కృషి విభాగం తెలుగు సాహిత్య విభాగంలో ఉంటే అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో సాహిత్య విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.

10. కృషి విభాగం తెలుగు సాహిత్య విభాగంలో ఉంటే అధ్యాపకుల సంఖ్య తాకండా రెండు వర్షాల మధ్యలో సాహిత్య విభాగం ప్రాంతంలో ఉంది. ప్రతి వేల ప్రాంతంలో రెండు వర్షాల మధ్యలో గణిత విభాగం ప్రాంతంలో ఉంది.
Oral Answers to Questions  
6th September, 1985

In the Assembly, 1985-86, the Hon. Minister for Health & Family Welfare stated that the Health Department has given instructions to all the Primary Health Centres to establish a separate system of record for each patient. In this regard, it was informed that at the Primary Health Centres, the system of record for each patient is being established. The Minister also stated that the Health Department has taken steps to ensure that the system of record for each patient is properly maintained.

In the Assembly, 1985-86, the Hon. Minister for Education stated that the Department has taken steps to improve the quality of education in the state. The Minister informed that the government has increased the budget for education by 20% and has also introduced new courses in schools.

In the Assembly, 1985-86, the Hon. Minister for Agriculture stated that the government has taken steps to increase the production of crops in the state. The Minister informed that the government has introduced new technologies and has also provided financial assistance to farmers.
6th September, 1985

Oral Answers to Questions

సి.ఏ. ట్రిండూల్ అధ్యక్షుడు: తమిళనాడు రాష్ట్రం సేనానికులు
మంత్రిత్వానికి సహాయం కోసం ఆయన జరిపించారు. ఆయన తన తనం పాలనాలను తెలుగులో తెలియజేసింది.

సి.ఆర్. ఓలండ్స్ స్టేట్స్ మంత్రి: ఉపసాధారణం రేఫాలో తమిళనాడు రాష్ట్రం సేనానికులు చేస్తుండాన్ని తెలియజేసింది. ఆయన తన తనం పాలనాలను తెలుగులో తెలియజేసింది.

సి.ఏ. మాండల్స్ మంత్రి: తమిళనాడు రాష్ట్రం సేనానికులు పరిచయం కోసం ఆయన జరిపించారు. ఆయన తన తనం పాలనాలను తెలుగులో తెలియజేసింది.
ప. 1. సంఘర్షమైన ప్రశ్న: వివిధ, రెమం మాత్రమే చేసే విషయం సంపాదించడానికి తప్పం ఎలా చెందింది?

ప. 2. జాగ్రత్తలు: ఇబ్బంది చిత్రసంపాదనానికి అందించడానికి తప్పం ఎలా చెందింది?

ప. 3. ఉద్యమాన్ని అంటే: ఎందుకంటే అంటే ఎంచుకోవడానికి తప్పం ఎలా చెందింది?

ప. 4. విధానాన్ని అంటే: ఎందుకంటే అంటే ఎంచుకోవడానికి తప్పం ఎలా చెందింది?

ప. 5. విధానాన్ని అంటే: ఎందుకంటే అంటే ఎంచుకోవడానికి తప్పం ఎలా చెందింది?

ప. 6. విధానాన్ని అంటే: ఎందుకంటే అంటే ఎంచుకోవడానికి తప్పం ఎలా చెందింది?

ప. 7. విధానాన్ని అంటే: ఎందుకంటే అంటే ఎంచుకోవడానికి తప్పం ఎలా చెందింది?

ప. 8. విధానాన్ని అంటే: ఎందుకంటే అంటే ఎంచుకోవడానికి తప్పం ఎలా చెందింది?

ప. 9. విధానాన్ని అంటే: ఎందుకంటే అంటే ఎంచుకోవడానికి తప్పం ఎలా చెందింది?

ప. 10. విధానాన్ని అంటే: ఎందుకంటే అంటే ఎంచుకోవడానికి తప్పం ఎలా చెందింది?
6th September, 1985

Oral Answers to Questions

சிட்டல் சடம்பு செய்ய வந்த தலைவர் தலைவர் வழங்க நேர. சிட்டப்படத்தில் ஒரு பேரைச் செய்து வைத்தார்.

பிர 1. முன்னொடு விளக்கம்: நான் நூற்றாண்டுகள் முறையிட்டு வருகையை விளக்குத்தொட்டை விளக்கும் நேரத்தில் பெருந்திய தலைச்சிக் கல்வைச் செய்தார். அதேவும் அவருக்கு பெரும்பாலும் இலங்கையில் பெருந்திய தலைச்சிக் கல்வைச் செய்து விளக்கும் நேரத்தில் பெருந்திய தலைச்சிக் கல்வைச் செய்தார். அதேவும் அவருக்கு பெரும்பாலும் இலங்கையில் பெருந்திய தலைச்சிக் கல்வைச் செய்து விளக்கும் நேரத்தில் பெருந்திய தலைச்சிக் கல்வைச் செய்தார்.

பிர 2. முன்னொடு விளக்கம்: நான் நூற்றாண்டுகள் முறையிட்டு வருகையை விளக்குத்தொட்டை விளக்கும் நேரத்தில் பெருந்திய தலைச்சிக் கல்வைச் செய்தார். அதேவும் அவருக்கு பெரும்பாலும் இலங்கையில் பெருந்திய தலைச்சிக் கல்வைச் செய்து விளக்கும் நேரத்தில் பெருந்திய தலைச்சிக் கல்வைச் செய்தார். அதேவும் அவருக்கு பெரும்பாலும் இலங்கையில் பெருந்திய தலைச்சிக் கல்வைச் செய்து விளக்கும் நேரат்தில் பெருந்திய தலைச்சிக் கல்வைச் செய்தார்.
Ora! Answers to Questions 6th September, 1985 369

(okable) രാജാവ് കോപികൾ പേരുകള്‍ നടത്തുന്ന പേരുകള്‍ ചെയ്യുന്നതിന് കോപമുള്ള പേരുകള്‍ പെട്ടെന്ന് പറഞ്ഞേക്കാം. യുദ്ധത്തിൽ നടന്നതും പൊതുവില്‍ നടന്നതുമായ സമ്പൂര്‍ണ്ണ പൗരനിര്‍വാഹന മേഖലകള്‍ വയ്ക്കുന്നതിന് മുന്നേക്കാം പേരുകള്‍ പെട്ടെന്ന് പറഞ്ഞേക്കാം. ഭക്തി നടന്നത് അന്യരില്‍ നടന്നത് പെട്ടെന്ന് പറഞ്ഞേക്കാം.

(92) എ വിശ്വാസം: തെറ്റിയായ ജീവിതത്തില്‍ കശുല്‍വെ‍റ്റ‍ കഡൂണിറ്റികള്‍ നടന്നത് വ്യക്തികള്‍ നടന്നത് പെട്ടെന്ന് പറഞ്ഞേക്കാം. വ്യക്തികള്‍ നടന്നത് കശുല്‍വന്റെ മേഖലകള്‍ ശക്തമാകുന്നത് പെട്ടെന്ന് പറഞ്ഞേക്കാം. പേരുകള്‍ നടന്നത് അന്യരില്‍നടന്നത് പെട്ടെന്ന് പറഞ്ഞേക്കാം.

(1098) എ വിശ്വാസം: എട്ടാണ് ജീവിക്കുന്നത് പേരുകള്‍ നടന്നത് വ്യക്തികള്‍ നടന്നത് പെട്ടെന്ന് പറഞ്ഞേക്കാം. വ്യക്തികള്‍ നടന്നത് എട്ടാണ് കശുല്‍വന്റെ മേഖലകള്‍ ശക്തമാകുന്നത് പെട്ടെന്ന് പറഞ്ഞേക്കാം. പേരുകള്‍ നടന്നത് അന്യരില്‍നടന്നത് പെട്ടെന്ന് പറഞ്ഞേക്കാം.
6th September, 1985

Oral Answers to Questions

స్టీ ప్రమర్యం

ఇప్పుడు మున్న చేసి, నీటి ఎంతో వారిగి ఉండే నిర్ణయం విడిచారు. నీటి వారిగి ఉండే నిర్ణయం విడిచారు. చాలా వారి వినియోగాల తోగా నిషేధించారు.

మామల్ సంభాషణాలు

అందుకే నిషేధించారు. అలాగే దృశ్యం ఉంది, అత్యంత వివిధ ప్రశ్నలు ఉన్నాయి. ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి. ఎంతను ప్రశ్నలను సమాధానం చేసాలి.

(సృష్టిపరము)

మామల్ సంభాషణాలు

ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి. ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి. ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి.

(సృష్టిపరము)

మామల్ సంభాషణాలు

ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి. ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి. ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి.

మామల్ సంభాషణాలు

ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి. ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి. ఇది ప్రతి ప్రశ్నానికి సమాధానం ఉండాలి.

(సృష్టిపరము)

Mr. Speaker: I cannot just compel him to give further answer.

Sri N. Indrasena Reddy; Let him answer Sir. (No answer)

(సృష్టిపరము)
Oral Answers to Questions 6th September, 1985

We are awaiting for more Tenders.

Mr. Speaker; He has already agreed for the Meeting.

1984 లో చేసిన చార్ట్లు వాటి కొరకు లభ్య పంపాలు. ఆహ్లాదంలో చేసిన జాబందం చేసివేయడానికి ప్రత్యేక విస్తృత పరిస్థితులు ఉండాయి. ప్రత్యేకంగా అంతర్జాతీయ సంయోగాలు మొదలుగలేసి, ప్రత్యేక సంస్థల విస్తృత పరిస్థితులు ఉండాయి. ప్రత్యేకంగా అంతర్జాతీయ సంయోగాలు మొదలుగలేసి, ప్రత్యేక సంస్థల విస్తృత పరిస్థితులు ఉండాయి.

(దిగ్గొంది)

Mr. Speaker; He has already agreed for the Meeting.

1984 లో చేసిన చార్ట్లు వాటి కొరకు లభ్య పంపాలు. ఆహ్లాదంలో చేసిన జాబందం చేసివేయడానికి ప్రత్యేక విస్తృత పరిస్థితులు ఉండాయి. ప్రత్యేకంగా అంతర్జాతీయ సంయోగాలు మొదలుగలేసి, ప్రత్యేక సంస్థల విస్తృత పరిస్థితులు ఉండాయి. ప్రత్యేకంగా అంతర్జాతీయ సంయోగాలు మొదలుగలేసి, ప్రత్యేక సంస్థల విస్తృత పరిస్థితులు ఉండాయి.
(Interruptions)

Mr. Speaker: I request all the Members to take their seats.

(Interruptions)

Mr. Speaker: In fact, if I am correct, I have been giving opportunity impartially to all the Members. Today also I have allowed several supplementaries at the cost of other questions. If
you do not have patience. I cannot do any thing. Whenever the
State's interests come up for discussion, I am allowing more time.
The discretion of allowing a Member to speak is with me. A Mem­
ber just standing and demanding that he should be given a chance
to speak is against the Parliamentary system. You can only raise your
hand to catch the eye of the Speaker. It is left to the discretion of
the Speaker to allow reasonable time to the Members on the subject.
Now, that the Hon'ble Minister has agreed for a meeting, I am not
allowing any further discussion on this subject.

(Interruptions)

I have given sufficient opportunity.

(Interruptions)

You cannot compel me to give an opportunity to speak. Whenever, I feel necessary, I will give an opportunity.

It is not good and it is not in the interest of the Members.
374 6th September, 1985 Oral Answers to Questions

అసల ప్రాంతం ముగ్గు బాగా సమాధానానికే అసలుగా మనం తినే గురించిన విషయం

స్టేట్స్ ఆఫ్ లిటయాడ్

సూరియా బేండ్ జిల్లాల్లో తల్లిచే బాంతి వాయిదా అయితే, తమ కొరకు అంశాలు అయితే, తమవైపు తమ చిత్రం వాయిదా యొక్క తోమాను తమ అనుసంధానం మీద కావాలా. ఈ సమయంలో మన సంస్థ యొక్క విస్తృత వెయిపు వాయిదా యొక్క తోమాను సంపాదించాం.
791-Q.-Sri Gangineni Venkateswara Rao (Vinukonda)—Will the Minister for Endowments and Housing be pleased to state:

a) whether the T.T.D. Management decided to make a second diamond crown at a cost of Six crore rupees to Lord Venkateswar;

b) whether the Government advised the T.T.D. Management to utilise such huge amounts to public welfare activities in the drought affected areas instead of idle investment on second diamond crown; and

c) if so, whether the T.T.D. Management agreed to the Government proposal?
Ramachandra Reddy Commission

197-Q—Sarvasn N. Fagava Rreddy, A. Lakshminarayana (Miryalaguda) and P. Venkatayathi (Sathenapalli): Will the Minister for Home be pleased to state:

a) Whether the Report of the Ramachandra Reddy’s One Man Man Police Commission be placed on the table of the House; and

b) the details of the recommendations that were accepted and implemented and the recommendations that were accepted but not implemented and those that were rejected?

(Ramachandra Reddy Commission Report already circulated to Members on 30-8-1985)
RECOMMENDATIONS OF ONE MAN POLICE COMMISSION AND ITS IMPLEMENTATION

Statement to be Placed on the Table of the House Showing The Recommendations of the one man Police Commission Accepted and in Respect of which orders have been Issued.

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Number of the G.O. and date</th>
<th>Brief title of the Recommendation</th>
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</thead>
<tbody>
<tr>
<td>1.</td>
<td>G.O. Ms.57 29-1-1985</td>
<td>Enquiry into petitions of non-cognizable nature constitutes important unrecorded service done by the police to the community. Therefore, the Commission recommends proper recording of the petitions and the time spent by the police on each petition.</td>
</tr>
<tr>
<td>2.</td>
<td>-do-</td>
<td>Community Relations Training to the Police Officers is considered as a basic input and the Commission recommends inclusion of this subject as part of training.</td>
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</tbody>
</table>
3. 4 -do- Organisation of ‘Open House Show’ by each Police station at least one in a year, when some sections of public are encouraged to visit and see for themselves the conditions under which a Police station functions.

4. 7 -do- The Commission recommends organisation of ‘know Your Police Week, every year during which displays, Pictures, and special campaigns are organised to bring the police and public together. This can be synchronised with the annual police sports.

5. 9 -do- Young people may be encouraged to play in the police grounds. The Superintendent of Police who is Ex-Officio Vice-President of the District Sports Council should play a more dynamic and effective role.

6. 11 -do- To improve police-public relations senior level officers should reach citizens over radio and television under “Know Your Police”. Items of interest like crime prevention etc. may be planned and presented.

7. 18 G.O.Ms.58 Formal inspections by the Inspectors should be dispensed with while their monthly visits to police stations continue and be effective.

8. 19' -do- The Supervisory officers must bestow more attention to visit police stations at far off places while generally they should visit all police stations by surprise frequently.

9. 20 -do- To the district crime meetings the Station House Officers of one or two circles should be invited on a rotation basis.

10. 21 -do- To evaluate police performance to ensure their accountability six determinants as recommended by national Police Commission viz., prevention of
<table>
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<tr>
<td>11</td>
<td>14</td>
<td>G.O.Ms.59</td>
<td>Complaints relating to discipline, irregularities in investigation, routine commissions and commissions in the performance of duty may be enquired into by the Commanding Officers.</td>
<td>29-1-1985</td>
</tr>
<tr>
<td>12</td>
<td>25</td>
<td>G.O.Ms.60</td>
<td>The Intelligence Branch and District Special branches should maintain basic data about the industries.</td>
<td>29-1-1985</td>
</tr>
<tr>
<td>13</td>
<td>26</td>
<td>-do-</td>
<td>Police should conduct themselves with strict impartiality and deal with a variety of situations like strikes, lockouts, gheroos, fast unto-death, etc., with strict adherence to the procedures of law imaginatively applied to a given situation.</td>
<td>29-1-1985</td>
</tr>
<tr>
<td>14</td>
<td>27</td>
<td>G.O.Ms.60</td>
<td>Withdrawal of cases after the trouble is over should be avoided.</td>
<td>29-1-1985</td>
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<tr>
<td>15</td>
<td>30</td>
<td>-do-</td>
<td>The existing provisions under IPC., Cr.P.C., District Police Act, City Police Act and A P. Prevention of Anti Social and Hazardous Activities Act, and A.P. Prevention of Dangerous Communal Offenders Ordinance/Act should be fully utilised to contain the activities of persons responsible for communal disturbances.</td>
<td>29-1-1985</td>
</tr>
<tr>
<td>16</td>
<td>32</td>
<td>-do-</td>
<td>Attempts to stop music on public roads near religious places which often lead to friction should be discouraged firmly.”</td>
<td>29-1-1985</td>
</tr>
<tr>
<td>17</td>
<td>33</td>
<td>-do-</td>
<td>A separate cell should be created in State intelligence Branch to Collect and interpret significant data and disseminate information, on communal situation.</td>
<td>29-1-1985</td>
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<tr>
<td>18.</td>
<td>34</td>
<td>-do-</td>
<td>Competent and experienced officers should be posted to communally sensitive areas.</td>
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<tr>
<td>19.</td>
<td>35</td>
<td>-do-</td>
<td>Pre-censorship of news related to communal matters should be ensured.</td>
<td></td>
</tr>
<tr>
<td>20.</td>
<td>36</td>
<td>-do-</td>
<td>A Special investigation Cell under Crime Branch CID/CCS should be created to investigate cases arising out communal disturbances.</td>
<td></td>
</tr>
<tr>
<td>21.</td>
<td>37</td>
<td>-do-</td>
<td>The Internal Security Scheme should be brought upto date and rehearsed periodically as already prescribed.</td>
<td></td>
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<tr>
<td>22.</td>
<td>38</td>
<td>-do-</td>
<td>Prosecution of cases against communal elements should not be withdrawn.</td>
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<tr>
<td>23.</td>
<td>39</td>
<td>-do-</td>
<td>Political Executive C.M. and H.M. should hold press conference after consulting law enforcing agencies whenever a policy is to be announced regarding handling of disturbances.</td>
<td></td>
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<tr>
<td>24.</td>
<td>43</td>
<td>G.O.Ms.60</td>
<td>Officers of proven ability and integrity and impartiality should be posted to communally sensitive areas.</td>
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<tr>
<td>25.</td>
<td>45</td>
<td>-do-</td>
<td>Police should not hesitate to search places of worship if credible information is secured regarding storing of lethal and offensive weapons or harbouring of offenders.</td>
<td></td>
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<tr>
<td>26.</td>
<td>55</td>
<td>-do-</td>
<td>Collection of intelligence at the District and State level on the activities of extremists should improve.</td>
<td></td>
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<tr>
<td>27.</td>
<td>56</td>
<td>-do-</td>
<td>Provision of National Security Act should be judiciously applied.</td>
<td></td>
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<tr>
<td>28.</td>
<td>57</td>
<td>-do-</td>
<td>Rural masses to be enlightened by propaganda to defend themselves from extremists. Rural Home Guards should be used in the affected areas.</td>
<td></td>
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<tr>
<td>29.</td>
<td>58</td>
<td>-do-</td>
<td>Special investigation teams should be formed for vigorous investigation of cases.</td>
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<td>(1)</td>
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<td>30.</td>
<td>71</td>
<td>-do-</td>
<td>There should be an embargo on the withdrawal of criminal cases filed against students.</td>
<td></td>
</tr>
<tr>
<td>31.</td>
<td>73</td>
<td>-do-</td>
<td>Police should sift truth from falsehood and not proceed merely on the basis of F.I.R.</td>
<td></td>
</tr>
<tr>
<td>32.</td>
<td>74</td>
<td>G.O.Ms.60</td>
<td>Whenever a rioting case is reported the police investigation should clearly establish the aggressor and prosecution launched.</td>
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<td></td>
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<td></td>
<td>29-1-1985</td>
<td></td>
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<tr>
<td>33.</td>
<td>75</td>
<td>-do-</td>
<td>Even in initiating Security action under section 107 Cr.PC. this principle should be borne in mind.</td>
<td></td>
</tr>
<tr>
<td>34.</td>
<td>76</td>
<td>-do-</td>
<td>History Sheets should be opened for hired assasins, with photograph, finger prints and other particulars about the individuals.</td>
<td></td>
</tr>
<tr>
<td>35.</td>
<td>77</td>
<td>-do-</td>
<td>Continuous raids to be conducted to seize illicit fire arms and bombs.</td>
<td></td>
</tr>
<tr>
<td>36.</td>
<td>81</td>
<td>-do-</td>
<td>Action may be taken under National Security Act and A.P. Prevention of Anti-Social and Hazardous Activities Act against factionists including extermination of rabid elements.</td>
<td></td>
</tr>
<tr>
<td>37.</td>
<td>82</td>
<td>-do-</td>
<td>A faction cell of the CB CID should be located either at Kurnool or Cuddapah to take up investigation of all important faction cases.</td>
<td></td>
</tr>
<tr>
<td>38.</td>
<td>340</td>
<td>G.O.Ms.72</td>
<td>Clear instructions must be issued to all the police units to treat the Home Guards with consideration and due respect.</td>
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<td></td>
<td>31-1-1985</td>
<td></td>
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<tr>
<td>39.</td>
<td>341</td>
<td>-do-</td>
<td>Care has to be taken to provide basic facilities including accommodation, where-ever Home Guards are on duty for more than a day.</td>
<td></td>
</tr>
<tr>
<td>40.</td>
<td>342</td>
<td>-do-</td>
<td>One significant criticism against the present Home Guards Organisation is that all sorts of people, including antisocial elements have been admitted</td>
<td></td>
</tr>
</tbody>
</table>
without verification or check. It is necessary that people with good conduct are enrolled as Home Guards only after due verification.

41. 344 -do- In a few instances there are complaints of high-handed behaviour and corrupt practices, against Home Guards posted on duty. Whenever such instances come to notice, the supervisory officers have to promptly remove such Home Guards from the rolls.

42. 345 -do- Home Guards particularly in charge of companies platoons and sections may be sent regularly to Civil Defence Training.

43. 349 -do- The Superintendents of Railway Police are given powers of recruiting their own constables. The strength of Police constables from each district is already specified and the recruitment to the vacancies arising from time to time, may be made accordingly.

44. 353 -do- The Railway authorities have to be addressed to make provision for construction of buildings for location of Police stations and out-posts wherever necessary.

45. 355 G.O.Ms.72 31-1-1983 For welfare activities, the Railway Police district must be treated on par with any other local district.

46. 361 -do- The women police for the present need not be posted on night beat duties as their services can be utilised for other better purposes than beat duties.

47. 374 -do- The three year tenure rule must be strictly adhered to keeping the practical difficulties and the morale and motivation of police officers in mind. This ensures continuity in police administration and contributes to efficient policing in the district.
48. 376  -do-  The Director General of Police and the Government should bestow greater attention on posting right men to right jobs.

49. 373  G.O.Ms.211  The Superintendents of Police should not ordinarily be transferred out of their districts within a period of three years and it is the responsibility of the Government and the Director General of Police to plan this and post suitable officers to suitable posts so as to avoid frequent transfers.

50. 350  G.O.Ms.360  Since the posts of Railway Sub Inspectors and Circle Inspectors are filled on transfer from local police, the D.I.G. Railways must have some choice of selecting right S.Is. and C.Is. from the panel of names sent by the Range Deputy Inspectors General of Police. It is possible only when a panel consisting of at least double the number of existing vacancies is sent to Deputy Inspector General of Police, Railways to pick up the required number of officers.

51.  8   G.O.Rt. 1884  Special Police Battalions may be encouraged to adopt a nearby village and help the community in small projects like laying roads or raising of small tank bunds etc.

52. 253  G.O.Ms.423  The Armed Reserve personnel should not be deployed in 'twos' and 'threes' by splitting the section.

53.  42  G.O.Rt. 2057  Special courts to be constituted to try cases arising out of communal disturbances.

54.  50  G.O.Rt.2080  Personnel belonging to Government departments employed in tribal belt should be motivated by offering adequate incentives.
<table>
<thead>
<tr>
<th>No.</th>
<th>G.O. Ref.</th>
<th>Additional Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>55.</td>
<td>144 G.O.Rt.2095</td>
<td>Adequate supply of printed forms, registers and stationery to police station should be ensured. 20-8-1985</td>
</tr>
<tr>
<td>56.</td>
<td>276 G.O.Rt.2127</td>
<td>The special Police should not be split on operational duty into less than 1 section strength. 22-8-1985</td>
</tr>
<tr>
<td>57.</td>
<td>10 G.O.Rt.2131</td>
<td>Under section 7 of the Police Act, 1961, Special Police Officers are appointed under riot of conditions. The recommends such appointments may be made at other times also to supplement the police force whenever necessary. 22-8-1965</td>
</tr>
<tr>
<td>58.</td>
<td>275 G.O.Rt.2143</td>
<td>Needless requisition and prolonged deployment of Special Police should be avoided. 23-8-1985</td>
</tr>
<tr>
<td>59.</td>
<td>379 G.O.Rt.2148</td>
<td>The present arrangement of compensating for working on Gazetted holidays by grant of 15 days additional surrender leave may continue. 26-8-1985</td>
</tr>
<tr>
<td>60.</td>
<td>285 G.O.Rt.2156</td>
<td>A standing Board consisting of Inspector General of Police/Deputy Inspector General of Police (Admin.), Director, Police Transport Organisation and one or two technical members from organisations like Road Transport Corporation should be constituted for condemnation of vehicles. The Board should meet once in 3 months. 26-8-1985</td>
</tr>
<tr>
<td>61.</td>
<td>269 G.O.Rt.2157</td>
<td>Sports activity should receive immediate attention in every District Armed Reserve under the proposed Police Sports Board. 26-8-1985</td>
</tr>
</tbody>
</table>
Oral Answers to Questions 6th September, 1985 385

(3 Sri H. B. Narasagoud in the chair)

(3) క్రింద కూడా నియమాలు అనే పదాన్ని సంకేతం చేసే మొత్తి అవసరాన్ని సంఖ్య 3 లో చేయడానికి స్వప్నం బడతుంది.

(3) ధ్వని చేసిన వేతరామా అంతర్జాతీయ నియమాలు అనే పదాన్ని సంకేతం చేసే మొత్తి అవసరాన్ని సంఖ్య 3 లో చేయడానికి స్వప్నం బడతుంది.

(3) పండిత్రియను మాత్రమే అంతర్జాతీయ నియమాలు అనే పదాన్ని సంకేతం చేసే మొత్తి అవసరాన్ని సంఖ్య 3 లో చేయడానికి స్వప్నం బడతుంది.

(3) స్థాయి నియమాలు అనే పదాన్ని సంకేతం చేసే మొత్తి అవసరాన్ని సంఖ్య 3 లో చేయడానికి స్వప్నం బడతుంది.

(3) ప్రాతిష్ఠీత పత్రికలు అనే పదాన్ని సంకేతం చేసే మొత్తి అవసరాన్ని సంఖ్య 3 లో చేయడానికి స్వప్నం బడతుంది.

(3) నియమాలు సాధారణంగా అనే పదాన్ని సంకేతం చేసే మొత్తి అవసరాన్ని సంఖ్య 3 లో చేయడానికి స్వప్నం బడతుంది.
Oral Answers to Questions

6th September, 1983

Q. 386 6th September, 1983 Ora! Answers to Questions

S. 1. Answered: The answer to the question was not available.

Q. 586 6th September, 1983 Ora! Answers to Questions

S. 2. Answered: The answer to the question was not available.

Q. 386 6th September, 1983 Ora! Answers to Questions

S. 3. Answered: The answer to the question was not available.

Q. 486 6th September, 1983 Ora! Answers to Questions

S. 4. Answered: The answer to the question was not available.

Q. 586 6th September, 1983 Ora! Answers to Questions

S. 5. Answered: The answer to the question was not available.

Q. 686 6th September, 1983 Ora! Answers to Questions

S. 6. Answered: The answer to the question was not available.

Q. 786 6th September, 1983 Ora! Answers to Questions

S. 7. Answered: The answer to the question was not available.

Q. 886 6th September, 1983 Ora! Answers to Questions

S. 8. Answered: The answer to the question was not available.

Q. 986 6th September, 1983 Ora! Answers to Questions

S. 9. Answered: The answer to the question was not available.
Oral Answers to Questions 6th September, 1985

ప్రపంచ సంస్థల మాంత్రి కొంత సమయంలో బహిష్కరం కావాలనుకునే అయిన ప్రత్యేకమైన ప్రశ్నలను అడిగుంచారు.

ప్రశ్న 10. సారాసోషం : ఇవి మరియు అంతేస్తాం? రెండు సంస్థల మాంత్రి ఇవి అగదించిన చుట్టుపాల ప్రశ్నలు అంధకారం చేస్తాం. ప్రారంభంలో ఈ ప్రశ్నలను వేసారు, ఆంధ్రప్రదేశ్ సంస్థలు మాంత్రి ఈ ప్రశ్నలు బట్టి వేసారు. ఈ ప్రశ్నలు కొంత సమయంలో లేదా రెండు సమయంలో చెప్పవచ్చు. ప్రత్యేకంగా ఈ ప్రశ్నలు బాధ్యత మార్గం ఉండవచ్చు. ఈ ప్రత్యేక ప్రశ్నలు కొంత సమయంలో కొంత సమయంలో అంధకారం చేస్తాం. ఇవి ప్రత్యేకంగా కొంత సమయంలో బాధ్యత మార్గం ఉండవచ్చు. ఈ ప్రత్యేక ప్రశ్నలు కొంత సమయంలో కొంత సమయంలో అంధకారం చేస్తాం. ఇవి ప్రత్యేకంగా కొంత సమయంలో కొంత సమయంలో అంధకారం చేస్తాం.
388 6th September, 1985 Oral Answers to Questions

Sri Md. Mukarramuddin (Chairman) : There is no such body in Hyderabad as District Planning Board etc. Similar arrangement should be made, so that it could be checked.

Sir Mohd. Mukarramuddin : Sir, in the State and city there are various branches of Police. For all branches a Committee should be constituted.

Chairman : About this, all the Members had discussed yesterday at length. Again we are discussing here at length now. Only
on Ramachandra Reddy's Report there are some clarifications. So, I am going to the next question. Again, it is a postponed question. Please don't waste time. I am going to the next question.

L.A.Q. Postponed from 29-8-1985

Constitution of Water Boards

295-Q.—Sri K. Nageswar Rao (Kothagudem): Will the Minister for Municipal Administration be pleased to state:

a) whether there is any proposal to constitute Water Boards for major cities in the State as in Uttar Pradesh and Tamil Nadu States so that financial assistance could be secured from the World Bank and other funding Organisations for implementation of water supply schemes; and

b) if so, the names of the cities for which the said water boards will be constituted.

M.C. Ans.:

1) Yes.
2) Minister of State for Municipal Administration will constitute the same.

3) Also, they will get assistance from the World Bank and other funding Organisations.

4) The name of the cities will be decided later.

5) The Minister of State (Munda) will decide the same.

6) They will be decided later.
390 6th September, 1985 Oral Answers to Questions

ప. 3. వాస్తవాన్ని : ఎందుకంటే ధ్రువ విస్తృతీ ఉండగా, ప్రపంచంలో అధికంగా నాగరికత సంస్థ రూపాలు ఉన్నాయి.

ప. 4. సంస్స్థ సంఖ్యలు : నాగరికత సంస్థల సంఖ్య నుండి బడుతే, ఇది సంస్థల సంఖ్య రెండుండం ప్రపంచంలో రెండుండం నాగరికత సంస్థ రూపాలు ఉన్నాయి.

ప. 5. విస్తృతిలో నాగరికత సంస్థలు : నాగరికత సంస్థల సంఖ్య నుండి బడుతే, ఇది సంస్థల సంఖ్య రెండుండం ప్రపంచంలో రెండుండం నాగరికత సంస్థ రూపాలు ఉన్నాయి.

ప. 6. సంస్థ సంఖ్యలు : సంస్థల సంఖ్య రెండుండం ప్రపంచంలో రెండుండం నాగరికత సంస్థ రూపాలు ఉన్నాయి.

ప. 7. విస్తృతి సంఖ్యలు : విస్తృతి సంఖ్య రెండుండం ప్రపంచంలో రెండుండం నాగరికత సంస్థ రూపాలు ఉన్నాయి.

ప. 8. సంస్థ సంఖ్యలు : సంస్థల సంఖ్య రెండుండం ప్రపంచంలో రెండుండం నాగరికత సంస్థ రూపాలు ఉన్నాయి.

ప. 9. విస్తృతి సంఖ్యలు : విస్తృతి సంఖ్య రెండుండం ప్రపంచంలో రెండుండం నాగరికత సంస్థ రూపాలు ఉన్నాయి.
SHORT NOTICE QUESTION AND ANSWER

180-A

Soda ash Factory at Masulipatnam

SNQ. 1358-K : Sri Vadde Ranga Rao (Barour): Will the Minister for Small Scale Industries be pleased to state:

a) Whether it is a fact that there is a proposal of the Government to construct a soda ash factory at a cost of rupees 160 crores at Masulipatnam, Krishna Dt;

b) If so, the particulars thereof;

c) When will it be taken up?

A) 1988, Sri Ram: 1988, సిరీస్ షేడ్ అమితం అవసరం అవసరం 1988 ఎత్తు

B) 1988, సిరీస్ వాస్తవం అమితం అనుమతి ఎక్కడ ఎక్కడ ఎక్కడ ఎక్కడ

C) 1988, సిరీస్ వాస్తవం అమితం అనుమతి ఎక్కడ ఎక్కడ ఎక్కడ ఎక్కడ
6th September, 1985  
Short Notice Question and Answers

1. తిరుగుతుందా?  దీని ప్రతి సంప్రదాయం అధికారికంగా అమరికాన్ని అడుగుదా?  దీని ఒక కావలచేత గాంభీర్యంగా అభివృద్ధి చేసేదు.  

2. రాత్రిగా దిద్దును?  దీని ప్రతి సంప్రదాయం రాత్రిబాటు సంపన్నమై ఉండదు. దీని ఒక కావలచేత గాంభీర్యంగా అభివృద్ధి చేసేదు.  

3. పంచాయతీయుల సంస్థాలను ఎంచుకుని నిర్ణయం?  దీని ప్రతి సంప్రదాయం పంచాయతీయులు సంస్థానానికి నిర్ణయం చేసేదు.  

4. పొట్టి ప్రత్యేక నిషేధాధికారం?  దీని ప్రతి సంప్రదాయం పొట్టి ప్రత్యేక నిషేధాధికారం కలిగి ఉంటుంది.  

5. దీని ప్రతి సంప్రదాయం ముందు వివాహను చేసేదు.  

6. దీని ప్రతి సంప్రదాయం చేసేదు.
When the Members are satisfied, it is not good always to ask the Chief Minister to give answer. Please sit down.

Chairman: Question 180-B is postponed as the Minister wants some more information.

I will tell you one thing. It may be pertaining to anybody, but the Minister wants some more information. I am asking the Minister to get the information early and place the information before the House. How many days the Minister wants time?

Chairman: Please hear me. You please adhere to the discipline in the House. You please sit down.

Chairman: I am not going in to the details.

We want a specific date when it will come up please?
Chairman: Yes, I have postponed. I have full discretion I will fix a date.

Chairman: There is a letter from the Minister that he wanted some more information. I have allowed.

Chairman: I asked the Minister as to when he could get the information.

Chairman: Some suggestions: I think we should think of it.

Chairman: I asked the Minister as to when he could get the information.

Chairman: I think we should think of it.

Chairman: I asked the Minister as to when he could get the information.

Chairman: I think we should think of it.
Chairman: As the question is postponed at the request of the Minister, discussion will not be

1. The Minister: Any queries, Minister?

Chairman: Whenever it comes on the list, please be ready with all the information and give proper reply.

2. Minister: Any queries, Minister?

Chairman: If so required.

3. Minister: Any queries, Minister?

Chairman: If so required.

4. Minister: Any queries, Minister?

Chairman: If so required.

WRITTEN ANSWERS TO QUESTIONS

Expenditure on Advertisements

91—

10 Q.—Sarvasri V. Ramabhoopal Choudary, R. Chenga Reddy, Kudipudi Prabhakara Rao and K. Venkateswara Rao : Will the Chief Minister be pleased to state :

a) the amount spent by Director, Information and Public Relations Department on advertisements of State Government Welfare scheme from November, 1983 to October, 1984; and
6th September, 1985

Written Answers to Questions

b) the amount spent on the said schemes from November, 1984 to March, 1985?

A—

a) Rs. 25,54,732.15.

b) Rs. 10,53,292.85.

Computer Centre at Hyderabad

92—

550 Q.—Sri G. Venkateswara Rao: Will the Chief Minister be pleased to state:

a) whether the Government have decided to establish a main frame computer centre in Hyderabad city;

b) if so, the estimated expenditure for such a centre;

c) whether any aid from foreign agencies is available for its construction; and

d) if so, the details of such aid?

A—

a) i) No, Sir. There is no proposal to establish a Main Frame Computer Centre in Hyderabad city to serve the State

ii) But a Multi-Terminal time sharing Mini Computer is being set up in the Secretariat with terminals to certain important user departments. The project for the establishment of the above Mini Computer in the Secretariat is entrusted to Institute of Public Enterprise on a turn-key basis who are consultants for the Government on Computer Technology.

iii) The Government of India, Department of Electronics are Separately contemplating the establishment of a Super Computer in Hyderabad City for the All India Computer network.

b) i) Since there is no proposal to set up a Main Frame Computer centre by the State Government in Hyderabad City, the question of expenditure on it does not arise.

ii) Regarding the establishment of a Mini Computer in the Secretariat, the expenditure is estimated at Rs. 36.55 lakhs.

c) No, Sir.

d) Does not arise.
A.P. Minorities Finance Corporation

959 Q.-Sri Mohd Jani: Will the Chief Minister be pleased to state:

a) whether representation has been given to all the regions to serve on the Andhra Pradesh Minorities Finance Corporation; and

b) if not, the reasons therefor?

A—

a) Yes, Sir.

b) Does not arise.

Motor Vehicles in the State

903 Q.-Sri V. Narayana Rao: Will the Minister for Transport, Roads and Buildings be pleased to state:

a) the total number of motor vehicles in the year 1975 in our state;

b) the number of vehicles at present;

c) whether the strength of the staff of the State Transport Authority has been increased in proportion to the increase of the vehicles;

d) if not, the reasons therefor;

e) whether it is a fact that the Government are sustaining crores of rupees loss on account of inadequate staff; and

f) if so, the steps taken by the Government to appoint adequate staff.

A—

a) The total number of Motor Vehicles in the State as on 31-3-1975 was 1,51,185.

b) The number of vehicles as on 31-3-84 is 5,17,842.

c) Though not proportionate to the increase in the vehicles, the strength of staff of Transport Department has been increased.
now and then. During the years 1983 and 1984 as many as 121 posts of Motor Vehicles Inspectors/Assistant Motor Vehicles Inspectors have been sanctioned in order to strengthen the Transport Department.

d) Does not arise. However due to the economy measures adopted by the Government, some more additional posts could not be sanctioned.

e) No. Sir. However there is a scope for realisation of some more revenue to the State if additional staff is sanctioned.

f) The proposals received from the Transport Commissioner for sanction of additional staff to the Transport Department are under examination of the Government.

Transfer of Panchayati Raj Roads to Roads and Buildings Department

312 Q.—Sri R. Chenga Reddy: Will the Minister for Panchayati Raj be pleased to state:

a) whether there is any proposal with the Government to transfer Zilla Parishad Roads to Roads and Buildings in Nagari and Puttur taluks; and

b) if so, the roads so far taken up during the last two years?

A—

a) No. Sir. There is ban on transfer of Panchayati Raj Roads to Roads and Buildings Department till the end of 1985.

b) Does not arise.

Irrigation Wells Under D.P.A.P

727 Q.—Sri C. Narsi Reddy: Will the Minister for Panchayati Raj and Rural Development be pleased to state:

a) the district-wise number of irrigation wells taken up under Drought Prone Areas Programme (DPAP) in the State in the year 1984-85; and

b) the expenditure incurred therefor and what is the probable cost of each well?

A—

a) The District wise-number of Irrigation wells taken up under Drought Prone Areas Programme (DPAP) in the State are as indicated below:
b) An expenditure of Rs. 70.13 lakhs has been incurred. The probable costs are as follows:

<table>
<thead>
<tr>
<th></th>
<th>Rupees.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bore Wells</td>
<td>35,000</td>
</tr>
<tr>
<td>Infiltration Wells</td>
<td>19,000</td>
</tr>
<tr>
<td>In-well Bores</td>
<td>3,700</td>
</tr>
<tr>
<td>Dug Wells</td>
<td>1,200</td>
</tr>
<tr>
<td>Development of Old Wells</td>
<td>3,000</td>
</tr>
</tbody>
</table>

**Tirumala, Separate Panchayat**

97—

906 Q.—Sir M. Rami Reddy: will the Minister for Panchayati Raj be pleased to state:

a) whether it is a fact that Tirumala area is a separate panchayat;

b) if so when the Panchayat Elections were held for Tirumala Panchayat; and

c) if not the reasons therefor?

A—

a) No Sir,

The Tirumala Hills area is not a Gram Panchayat constituted under the provisions of the Andhra Pradesh Gram Panchayat Act, 1964. The Civic Administration of Tirumala Hills area is governed under Sec. 90 of the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Act, 1966. As per the said section the Tirumala Hills area shall be deemed to be a "Village" for the purposes of the Andhra Pradesh Gram Panchayat Act, 1964.
and a "Local area" for the purpose of the Andhra Pradesh Public Health Act, 1939, and that all references to a Gram Panchayat, the Sarpanch Executive Officer or Executive authority or local authority shall be construed as references to the Executive Officer in Tirumala Hills area.

According to Section 90 (1) of the Andhra Pradesh Charitable and Hindu Religious Institutions and Endowments Act, 1966, the Government may from time to time notify the limits of Tirumala Hills area for the purpose of Civic Administration and orders were issued accordingly in G.O.Ms. No.1605, Revenue (Endts), dated 2-12-75.

According to Section 90 (2) (a) of the said Act, 1966, the Government may declare that any of the provisions of the Andhra Pradesh Gram Panchayats Act, 1964 shall be extended, to be in force in Tirumala Hills area. Accordingly in G.O.Ms No. 406, Panchayati Raj (Panchayats-I) Department, dated 20-4-76, certain provisions of the Andhra Pradesh Gram panchayat Act, 1964 were extended to be in force in Tirumala Hills area. This G.O. was superseded and fresh orders were issued in G.O. Ms. No. 592., Panchayati Raj (Panchayats-IV) Department, dated 25-5-78 extending certain provisions of the Andhra Pradesh Gram Panchayat Act, 1964 to Tirumala Hills area.

b) & c) Sections 3 to 53 of the Andhra Pradesh Gram Panchayat Act, 1964 relating to constitution, administration and control of Gram Panchayats have not been extended to Tirumala Hills area. Therefore the question of conducting elections to Tirumala Hills area, does not arise.

Stipends to Students of Fisheries Training Institutes

98—

495 Q.—Sri T.S.L. Nayakar: will the Minister for Agriculture and Animal Husbandry be pleased to state:

a) the monthly stipends being paid to the students of Fisheries Training Institutes in Andhra Pradesh:

b) whether there is any proposal to enhance the said stipends:

A—

a) Rs. 75/-p.m. is being paid as stipend to the student of Fisheries Training Institutes in Andhra Pradesh.

b) Yes, Sir, a proposal is under examination.
Milk Chilling Centre at Pathikonda

99—

1047 Q.—Sri V. Rambhupal Choudary: will the Minister for Agriculture and Animal Husbandry be pleased to state;

a) whether the Government are aware that the Milk Chilling centre at Pathikonda in Kurnool District is not functioning; and

b) if so the steps contemplated to make it function effectively.

A—
a) Yes Sir.

b) Due to very low milk procurement, the operation of the Mini Milk Chilling Centre at Pathikonda is uneconomical. Unless the centre because viable, it is not possible to reopen the centre. The Milk procurement at the time of closure of the centre was 60 litres per day as against the installed capacity of 6,000 litres per day.

Port Utilisation Charges

100—

614 Q.—Sri Mootha Gopolakrishna: will the Minister for Small Scale Industries, Textiles, Commerce and Marketing be pleased to state:

a) whether it is a fact that the authorities of Kakinada Port are charging Rs. 50/- per month from the small mechanised fishing vessels;

b) whether it is also a fact that cent percent penalty is charged for the failure to pay the amount in time;

c) whether it is a fact that the department is forcing the poor fishermen to pay 100% penalty, for the delay in payment of dues, due to Court dispute; and

d) if so, whether the Government consider to waive the penalty?

a) Yes Sir. As per the orders issued in G.O.Ms. No. 487, Transport, Roads & Buildings dated 29-5-79 the port authorities of Kakinada is levying Rs. 150 per quarter from the Mechanised fishing vessels owners towards port utilisation charges.
b) Yes Sir. As per condition 2 of G.O.Ms. No. 487, T.R. & B Department, dated 29-5-79 cent% penalty is being charged for failure to pay the amount in the first month of each quarter.

c) No Sir. The Port Department is not forcing the mechanised fishing boat owners to pay 100% penalty for the delay in payment of due to Court dispute.

d) In Government Memo No. 796/PI/84-2, dt. 12-6-84 orders were issued to the effect that the collection of penal amount is deferred pending a final decision in the matter from the High Court.

Encroachment of the Premises Land of Kulsimpura High School Karwan

101—

28Q.— Sri Baddam Bal Reddy : will the Minister for Education be pleased to state :

a) whether it is a fact that some persons have encroached upon the vacant land in the premises of Kulsimpura High School in the Karwan Assembly Constituency in Hyderabad district and constructing huts; and

b) if so, the action taken by the Government against them?

A—

a) No, Sir.

b) Does not arise.

Krishnapuram Project up to K.M. Puram

102—

322 Q.—Sri R. Chenga Reddy : will the Minister for Major and Medium Irrigation be pleased to state :

a) whether there is any proposal before the Government to extend the canal of Krishnapuram Project up to K.M. Puram and D. M. Puram in Puttoor taluk of Chittoor District; and

b) if not, whether the Government will consider the proposal now?

A—

a & b) No, Sir. As the water stored in the reservoir is just sufficient to feed the ayacut of 6,125 acres localised under the project, new ayacut can not be included under Krishnapuram Project.
Q.—Sri Desini Chinna Mallaiah: will the Minister for Major and Medium Irrigation be pleased to state:

a) whether compensation has been paid to the people in all the villages submerged under the Lower Manair Dam in Karimnagar District;

b) if so, the number of villagewise persons to whom compensation has been paid and the total amount paid to all villages: and

c) if not, the reasons therefor?

A—

a) The compensation has been paid to the lands in 20 villages coming under submergence of Lower Manair Dam Reservoir in Karimnagar District,

b) The particulars in respect of the number of persons to whom compensation has been paid and the total amount paid in the villages are detailed below village-wise:

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Name of the Village</th>
<th>Extent acquired</th>
<th>No of persons to whom compensation paid</th>
<th>Total amount paid</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Alugunur</td>
<td>22-20</td>
<td>83</td>
<td>26,910-80</td>
</tr>
<tr>
<td>2.</td>
<td>Thimmapur</td>
<td>33-36</td>
<td>105</td>
<td>46,455-40</td>
</tr>
<tr>
<td>3.</td>
<td>Hasnapur</td>
<td>1,632-33</td>
<td>1,157</td>
<td>91,59,342-66</td>
</tr>
<tr>
<td>4.</td>
<td>Karimnagar</td>
<td>116-26</td>
<td>250</td>
<td>48,49,888-01</td>
</tr>
<tr>
<td>5.</td>
<td>Yaswada</td>
<td>1,846-09</td>
<td>1,735</td>
<td>1,52,99,755-46</td>
</tr>
</tbody>
</table>

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409 structures

| 6.    | Nustulapur          | 1,540-34        | 2,352                                  | 2,61,11,050-95    |

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243 structures
7. Nadunoor ...
   863-13  2,165  2,18,11,614-57
63 structures

8. Lakshmidevipally ...
   H/o Nednoor
   171 structures
   2,165

9. Sangam ...
   2,232-05  3,610  1,74,33,532-72
10. Panthukondapur ...
    1,341-03  3,141  1,00,12,336-80
11. Canneruvaram ...
    221-35  840  21,68,961-56
12. Gopalpur ...
    354-17  949  64,49,868-96
13. Vachnoor ...
    983-17  3,520  2,72,98,538-33
14. Kamanpur ...
    139-09  759  37,97,861-02
15. Kothapally ...
    61-04  74  4,43,546-61
16. Kazipur ...
    46-39  138  13,79,752-66
17. Pothur ...
    32-08  170  5,18,008-50
18. Cherlapoor ...
    4,686-04  914  79,87,315-45
19. Elgandaal ...
    657-12  2,080  1,82,20,879-90
463 structures

20. Chintakunta ...
    472-15  497  59,03,118-86

TOTAL  16,182-04  24,539  17,89,20,739-22
1376 Structures

c) The reasons for non-payment of compensation to the lands are:

i) Non-completion of formalities of Land Acquisition Proceedings;

ii) Overall resource constraints; and

iii) Stay orders by the Courts.

Irrigated Land Under Thammileru Reservoir

2.-D.-Q.—Sarasvati P. Venkataratnam and D. Rajasekhar; will the Minister for Major and Medium Irrigation be pleased to state:

a) the extent of ayacut land being irrigated under Thammileru Reservoir in Krishna District;

b) whether lands of Marlapalem village have been included in this; and
Written Answers to Questions 6th September, 1985

405

c) if so, whether water is being supplied to the said lands?

A—

a) 4,925 Acres.
b & c) Yes, Sir.

Separate Force for Collection on Commercial Taxes

105—

229 Q.—Sri Koneru Nageswara Rao: Will the Minister for Commercial Taxes be Pleased to state:

a) whether it is a fact that Government propose to set up a separate force for collecting Commercial Taxes during the present financial year, 1985-86; and

b) if so, the targeted amount proposed to be collected during the present financial year?

A—

a) No, Sir.
b) Does not arise.

Tappers Welfare Fund

106—

750 Q.—Sri R. Chenga Reddy: will the minister for Excise be pleased to state:

a) whether there are any proposals with the Government for the upliftment and Welfare of the Toddy Tappers in our State:

b) if so, the time by which these welfare measures will be implemented: and

c) whether the details of the proposed welfare measures be placed on the Table of the House.

A—

a b & c) Yes, Sir. A proposal for creation of ‘Tappers Welfare Fund’ for toddy tappers, is under consideration of the Government. The Government are also considering to set up ‘Plan Project’ for development of palm products and for providing employment to toddy tappers and others. Wide publicity will be given as soon as the schemes are finalised.
As a measure, to help the family members of those tappers who lost their bread-earner due to an accident on account of fall from a numbered excise tree while actually engaged in tapping, the Government have been sanctioning monetary relief. The scale of relief has been enhanced recently in G.O.Ms. No. 145, Social welfare Department, dated 4-7-1985. The monetary relief has been raised from Rs 5000, to Rs 10,000 in case of death or permanent incapacity and from Rs 1,000 to Rs 2,000 in case of temporary disability of a tapper.

Death of a boy in Vijayawada Hospital

107—

205 Q.—Sarvasri N. Raghava Reddy and A. Lakshminarayana: will the Minister for Medical and Health be pleased to state:

a) whether the Government are aware of the death of a boy (Vasu) in the Government Hospital, Vijayawada on 7-4-1985 due to the negligence of the doctors; and

b) if so, the action taken on the concerned?

A—

a) No Sir. The boy died of shock and haemorrhage due to severe crush injury of the right thigh have been run over by a lorry.

b) Does not arise. The patient was well attended to by the doctors and all other available para-medical staff. There was no lapse or negligence on the part of the Doctors.

Burning of Red Sanders at Rajampet

108—

142 Q.—V. Rambhupal Choudary; will the Minister for Forests be pleased to state:

a) whether it was a fact that huge quantity of red sanders were burnt at Rajampet, Cuddapah District during the agitation in the month of August, 1984; and

b) if so, what is its cost?

A—

a) Yes, Sir

b) Rs. 133.00 lakhs.
Vacant Posts of Judicial Officers

109—

1094 Q.—Sri P. Chandra Sekhar; will the Minister for Law and Courts be pleased to state:

a) the number of judicial officers posts that are vacant now in the State;

b) the time by which they are going to be filled?

A—

a) 87 District Munsif Courts are vacant as on 9-8-1985.

b) Very shortly.

Recruitment of N.M. Rs.&N.T.Ms. by Municipalities;

110—

968Q—Sri Mootha Gopala Krishna; will the Minister for Municipal Administration be pleased to state:

a) whether it is a fact that many Municipalities are recruiting N.M. Rs. and N.T. Ms. without obtaining permission from the Government;

b) whether the Municipalities observing the regular procedure of recruiting them on merit basis;

c) whether it is a fact that the Municipalities are wasting huge public funds on N.M. Rs. and N.T. Ms.; and

d) the steps proposed to be taken by the Government to prevent the same?

A—

a) Yes, Sir. But the permission of Government is not necessary.

b) There is no prescribed procedure or rules for recruiting N.M. Rs. The question of merit does not arise, as they are only casual labour paid from contingencies and the Municipalities will engage them depending on the need and the work load.

c & d) No, Sir.

The N.M.R. Labour is engaged against the contingencies provided in the estimates for works and also against the estimates
prepared and technically sanctioned for carrying out works which are not susceptible for check measurement. They are also engaged for short periods to attend to such urgent works which are susceptible for check measurement, such as removal of silt, desilting the wells and tanks, removal of water hyacinth, filling up of pot holes on the roads etc. While reviewing the staff position in the year 1983, instructions have been issued to all the Municipalities in the State to restrict the number of N.M.Rs. to the number of employed by 1-9-81 and in some cases the number of N.M.Rs. to be engaged was also fixed. The Municipal Commissioners and the Chairman, Municipal Councils in the State have already been informed in D.M.As. Office Circular Rec. No. 23365/83-2, dt. 28-4-83 that in case where engagement of N.M.R labour is a must, they shall report the matter to the Director of Municipal Administration for instructions duly explaining the reasons therefore and also explaining the nature of work and the period for which the N.M.R. labour should be engaged.

Notice of Question of Privilege against Dr. Y.S.Rajasekhara Reddy, M.L.A.

Chairman: I received a notice of breach of privilege from Sri K. Vidhyadhara Rao, Sri A. Narendra and others.
Notice of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A.


Chairman: "Notice under Rule 148 to raise a Question involving the Breach of Privilege of the House: An article in the evening edition of Andhra Patrika dt. 6-9-1985 reported that Dr. Y.S. Rajasekhara Reddy, Congress-I, made a specific allegation against the Speaker of the Andhra Pradesh Legislative Assembly outside the House addressing a Press Conference casting aspersions that the Speaker is one-sided, suppressing the legislative and democratic rights in the House of the Members and that the Speaker is acting like a dictator. This is clearly insulting the office of the Speaker. Any insult made to the office of the Speaker is an insult to the House and a breach of privilege of the House. We request that this notice of privilege under Rule 168 against Dr. Y.S. Rajasekhara Reddy be allowed. If not allowed, the Hon'ble Speaker may refer it to the Privileges Committee under Rule 151 (2). We are enclosing a copy of Andhra Patrika dt. 6-9-1985."

As per the procedure mentioned in the Practice and Procedure of Parliament by Sri Kaul and Shakder, when a Member seeks to raise a question of privilege against another Member, the Speaker, before giving his consent to the raising of the matter, always gives an opportunity to the Members complained against, to place before the Speaker or the House such facts as may be pertinent to the matter. Now I call Mr. Rajasekhara Reddy to speak.

Chairman: The rule says, if the allegation is against any Member, if he is present, he has got the right to express his views...
Notice of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A

Sri M. Omker: I am not denying the right of the Member.

Chairman: First I will give opportunity to the Members who have given the notice. I will select some people and give.

Chairman: The Speaker, before deciding whether the matter proposed to be raised is a question of privilege, requires the intervention of the House and whether he should give his consent to the matter in the House, may give an opportunity to the person inculminated to express his views to the Speaker. When a Member seeks to raise a question of privilege against another Member, the Speaker, before giving his consent to the raising of the matter in the House, always gives an opportunity to the Member complained against, to place before the Speaker or the House such facts as may be pertinent to the matter. The rule is clear.

Sri K. Vidhyadhara Rao: Sir, you are quoting Practice and Procedure of Parliament by Kaul and Shakder. Rule 171 of the Rules of Procedure and Conduct of Business in the A.P. Legislative Assembly clearly said that the Speaker, if he gives consent under Rule 168 and holds that the matter proposed to be discussed is in order, shall after the questions and before the list of business is entered upon, call the member concerned, who shall rise in his place and, while asking for leave to raise the question of privilege, make a short statement relevant thereto.
Notice of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A.

Chairman: Now the matter is against a Member of the House. I know the rules. Please take your seat.

Sri K. Vidhyadhara Rao: Under what Rule...

Chairman: My word is final

(Interruptions)

Chairman: Now I ask Mr. Rajasekhara Reddy to make a speech.

Dr. Y.S. Rajasekhara Reddy: Sir, the entire question arose when we, i.e. myself and other colleagues of mine, have given a notice of breach of privilege against the Chief Minister and requested the Speaker to allow it.

There is a procedural irregularity committed. The Speaker cannot be a dictator. You can go through the past records of the Assembly for so many years. This sort of remarks were made by many great predecessors of mine in this august House and it is always found parliamentary. I never made an allegation in the House to the effect that the Speaker is a dictator. I only said and I only mentioned that the Speaker cannot be a dictator. What I mean to say is that the responsibility of the Speaker would be to protect the rights and interests of the Members and to provide the necessary safeguards for us.

The Speaker cannot be a dictator.

The Speaker said, these remarks should be expunged or have been expunged.
Notice of Question of Privilege against Dr. Y.S Rajasekhara Reddy, M.L.A.

You cannot become a ‘dictator’ here. You have got a solemn responsibility to protect our rights.
Notice of Question of 6th September, 1985

Privilege against
Dr. Y. S. Rajasekhara Reddy, M.L.A

I do give respect and always try to give all and proper respect to the Chair here.

Mr. Speaker: I have gone through the motion given notice of Under Rule 171, and the matter proposed to be discussed is in order. Now, I call Sri Rajeshwara Rao to speak.
414  6th September, 1985

Notice of Question of Privilege against Dr. Y S. Rajasekhara Reddy, M.L.A.

శుభమతంగా అందించిన ప్రశ్నాను ప్రతిశేదం చేసే ప్రత్యేకితంగా మద్రాసూ స్థానిక మంత్రి ప్రాతిపాదించబడింది. అంటే ప్రత్యేకితంగా ఇది ప్రతిశేదం చేసేది. మేము ఉపాధ్యాయ ఉత్స్వంతంగా నందించారు. అది ప్రతిశేదం చేసేది వైపు ఉపాధ్యాయ వాడించారు. భాషా సమయం కాదు. ఇది ప్రతిశేదం చేసేది వైపు ఉపాధ్యాయ వాడించారు. భాషా సమయం కాదు.
Notice of Question of
Privilege against
Dr. Y.S. Rajasekhar Reddy, M.L.A.

6th September, 1985

Dr. Y.S. Rajasekhar Reddy, M.L.A.

Notice of Question of 6th September, 1985
Privilege against
Dr. Y.S. Rajasekhar Reddy, M.L.A.
Notice of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A.

6th September, 1985

The Speaker of the Legislative Assembly of Andhra Pradesh

Notice of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A.

To the Speaker of the Legislative Assembly of Andhra Pradesh,

I, the Member of Legislative Assembly, hereby give notice of a question of privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A., the Member for the Vizianagaram Assembly constituency.

I hereby assert that Dr. Rajasekhara Reddy has been guilty of conduct unbecoming a Member of the Legislative Assembly, namely, he has been guilty of an act that is likely to impair the dignity and authority of the House. I further assert that Dr. Rajasekhara Reddy has been guilty of an act that is likely to impair the dignity and authority of the House.

I request that the Speaker of the Legislative Assembly of Andhra Pradesh take appropriate action in accordance with the provisions of the Constitution and the Rules of Procedure and Conduct of Business of the Legislative Assembly of Andhra Pradesh.

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ప్రత్యేకత ప్రశ్న పెట్టడానికి, బిస్కిట్ విషయంలో మునిగుండని ఆంగ్లం లో సంపాదించబడింది. నిర్ధారించిన ప్రత్యేకత ప్రశ్న ఆసక్తి కంటే సూర్య కంటే ఉంది. మునిగుండని భావించాడు, ప్రత్యేకత ప్రశ్న కంటే ఉంది. నిర్ధారించిన ప్రత్యేకత ప్రశ్న కంటే ఉంది. నిర్ధారించిన ప్రత్యేకత ప్రశ్న కంటే ఉంది.
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Dr Y.S. Rajasekhar Reddy, M.L.A

Mr. Speaker, Sir. I thank you very much for giving me this opportunity to raise the breach of privilege on Dr. Y.S. Rajasekhar Reddy. This is a very clear case of breach of privilege. The Member was given an opportunity to explain his stand. He has very clearly and emphatically, instead of denying or retracting or trying to say sorry, confirmed that just
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because the Speaker has expunged certain remarks of his party leaders, he had no other alternative but to put it to press, so that the people would decide the issue.

I would like to make certain references, which the Member has already referred to, in this august House. We have been generally following the Practice and Procedure by Kaul and Shekdar. Please refer to Page 241: "...reflections on the character and the impartiality of the Speaker in the discharge of his duty is a clear breach of privilege, committed by the Member." I request the Hon’ble Speaker to take necessary action against the Member. There is a precedence also. In the Tamil Nadu Legislative Assembly, a Member quoting the British Parliamentary Practice which is generally being followed in the Country, said that as the Speaker’s statement had been questioned and as the Speaker’s prestige and that of the entire House was involved and requested all the Members of the House irrespective of party affiliations to refer the matter to the Committee of Privileges. The Speaker who was then in the Chair, considering the House as a supreme body, has referred the matter to the Committee of Privileges.

Therefore, there is no other alternative but to refer the issue to the Committee of Privileges as the Member himself emphatically agreed that he had cast aspersions on the Speaker. Not only the Member cast aspersions on the Speaker, but he referred the Speaker as a dictator. The House has heard the Hon’ble Member replying to go before the people who have elected him and he had no other alternative but to go the Press. The Hon’ble Member who had occupied the Treasury Benches once a senior Member in the House, and who is the Leader of the Congress Party which is ruling the the country, and hundred years history in our country, instead of setting an example to all Legislators, did not even hesitate to cast aspersions on the supreme body of this House, the supreme Office of this House namely, the Speaker.

We have clearly seen, for the past few days, Members running up to the podium of the Speaker, and thumping the desk of the Speaker. Even then the speaker was patient enough to request them to take their chairs. But still the Member referred the Speaker as a dictator. I do not know what he expected from the Speaker.

After considering his own remarks and the feelings of the learned, esteemed and experienced Opposition Leaders and also other Members of this House, I request the Hon’ble Speaker to refer this
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issue to the Committee of Privileges so that the issue may be probed in detail and decided by the Committee of Privileges.

Thank you Sir.

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issue to the Committee of Privileges so that the issue may be probed in detail and decided by the Committee of Privileges.

Thank you Sir.

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Thank you Sir.
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The Hon'ble Speaker addressed to the Hon'ble House:

Under rule 225(2) and 227 of the Rules of Procedure and Conduct of Business of the Andhra Pradesh Legislative Assembly, this is to intimate that the Hon'ble Speaker had received a privilege application from Shri Y.S. Rajasekhar Reddy, M.L.A., which had been considered by the Committee on Privileges on 3rd and 4th September, 1985.

The privilege application had been considered by the Committee on Privileges on 3rd and 4th September, 1985, and had passed it with a recommendation to the House. The Hon'ble Speaker had referred the privilege application to the House for consideration, and the House had passed it on 4th September, 1985.

The Hon'ble Speaker had informed that the Hon'ble House had passed the privilege application on 4th September, 1985, and that the privilege application had been referred to the Committee on Privileges for consideration.

The Hon'ble Speaker had stated that the privilege application had been referred to the Committee on Privileges for consideration, and that the Committee on Privileges had passed it with a recommendation to the House.

The Hon'ble Speaker had informed that the privilege application had been referred to the Committee on Privileges for consideration, and that the Committee on Privileges had passed it with a recommendation to the House.

The Hon'ble Speaker had stated that the privilege application had been referred to the Committee on Privileges for consideration, and that the Committee on Privileges had passed it with a recommendation to the House.

The Hon'ble Speaker had informed that the privilege application had been referred to the Committee on Privileges for consideration, and that the Committee on Privileges had passed it with a recommendation to the House.

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The Hon'ble Speaker had informed that the privilege application had been referred to the Committee on Privileges for consideration, and that the Committee on Privileges had passed it with a recommendation to the House.

The Hon'ble Speaker had stated that the privilege application had been referred to the Committee on Privileges for consideration, and that the Committee on Privileges had passed it with a recommendation to the House.
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“301 (ix) shall not obstruct proceedings or interrupt and shall avoid making running commentaries when speeches are being made in the House.”
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Privilege against
Dr. Y.S. Rajasekhara Reddy, M.L.A.

భారతదేశం పిలిచే స్థానం ప్రతి వారు జాతీయ సభలో చేతులు కలిగి ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి. మరియు వారు దాని పరిమితి మీద ఉండాలి.
Notice of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A

6th September, 1983

The Hon'ble Speaker of the Andhra Pradesh Assembly,

Sir,

I have received a complaint from an hon'ble Member of the Legislative Assembly against Dr. Y.S. Rajasekhara Reddy, M.L.A., alleging that he has made statements in the Legislative Assembly which are likely to prejudice the administration of justice in respect of a case pending before the Court of Justice.

I request you to take appropriate steps under the Rules of Procedure for the inquiry into the said complaint.

Yours faithfully,

[Signature]

(Secretary to the Legislative Assembly)
Notice of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A.

(6th September, 1985)

(Notice)

(Signed)

(Proposer)

(12.00 Noon)}
6th September, 1985

Notices of Question of Privilege against
Dr. Y.S. Rajasekhara Reddy, M.L.A.

...
Notice of Question of
Privilege against
Dr. Y.S. Rajasekhara Reddy, M.L.A.

6th September, 1985

వనము, ప్రపంచం నుండి అలిపరిచిత సమయం ఉంది. మాత్రమే లేదు. ఈ విషయం ప్రపంచంలో కూడా ప్రసిద్ధి ఉంది. నేను, నీ, నేను తెలుగు లో అనుసరించడం వలన మనం ప్రపంచంలో అడవుల కూడా ప్రసిద్ధి ఉంది. నేను తెలుగు లో అనుసరించడం వలన మనం ప్రపంచంలో అడవుల కూడా ప్రసిద్ధి ఉంది. నేను తెలుగు లో అనుసరించడం వలన మనం ప్రపంచంలో అడవుల కూడా ప్రసిద్ధి ఉంది. నేను తెలుగు లో అనుసరించడం వలన మనం ప్రపంచంలో అడవుల కూడా ప్రసిద్ధి ఉంది.
430 6th September, 1985

Notice of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A.

మాత్రమే యుగ్మదేవ వంశానికి ఉండాలి, ఆనాట రోజు తిరుగులు అందకాలం.

పాలన లేగుడు షిట్ పెట్టరు, నీటి అంతర్భాగంగా నిర్ణయించండి. నీటి యొక్క పాలన లేగుడు షిట్ పెట్టరు నిర్ణయించండి. నిర్ణయించండి పాలన లేగుడు షిట్ పెట్టరు నిర్ణయించండి.
Notice of Question of
Privilege against
Dr. Y S. Rajasekhara Reddy, M.L.A

6th September, 1985

పట్టికాలను మాత్రమే లేదా యొక్క మాత్రమే సంఖ్యలు నిషేధం చేయబడిందును. సుమారు 1985 సంవత్సరంలో ఈ విషయానికి ప్రకటన చేయబడింది. అత్యధికంగా సంఖ్యలు లేదా మాత్రమే సంఖ్యలు నిషేధం చేయబడింది. అప్పుడు తన బ్యాలిస్టర్ సమాచారం తెలుగు భాషలో క్రింద ప్రకటించబడింది:

తీవ్రత లాంటి సంఖ్యలు లేదా మాత్రమే సంఖ్యలు నిషేధం చేయబడింది.

(సంక్షిప్తం)

ప్రతి సందర్భం ప్రకారం: 1 1/2 సందర్భం సమాచార సంఖ్యలు లేదా మాత్రమే సంఖ్యలు నిషేధం చేయబడింది. అది ముఖ్యమని చెబుతుంది.

ప్రతి సంచారం: పాటుముస్సలు కొలువులు లేదా మాత్రమే సంచారం సంఖ్యలు నిషేధం చేయబడింది. ఇది ఒక కమిటీపు సంచారం సంఖ్యలు, అది తెలియడానికి వాడబడింది.

ప్రతి సంచారం: ప్రతి సందర్భం ప్రకటించబడింది. ఇది ఒక కమిటీపు సంచారం సంఖ్యలు, అది తెలియడానికి వాడబడింది.
6th September, 1985

Nottce of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A.

(పరిస్థితుల ఒంటుక ప్రమాదం) (సంస్ఙ్కెతు)

అత్యంత:

మ. ప. ఆధారంపై: యుస్తా రాజశేఖర రాయ్డీ మల్లి లాయి.

(సంస్ఙ్కెతు)
Notice of Question of
Privilege against
Dr. Y.S. Rajasekhara Reddy, M.L.A.

6th September, 1985

...
Notice of Question of Privilege against Dr. Y.S. Rajasekhara Reddy, M.L.A.

I regret for all that has happened.

I express my regrets for what all that has happened.

Dr. Y.S. Rajasekhara Reddy: I regret for all that has happened.

Chairman: Now let us close this issue - we will now go to Matters under rule 329.
Chairman: Consult your Advocate and whatever he says you do. It is left to you. It is left to the Members to declare whatever assets they got. It is in your choice.

Member: I have no assets to declare.

Chairman: It is your individual matter. You can declare whatever you like. That is all.

Member: I have no assets to declare.

Chairman: 

MATTERS UNDER RULE 329

Re: Alleged rape of 18 year old girl by Police Constable on the night of 31st August, 1985 at Wattepalu under Shamsheergunj Police Station limits in Hyderabad.
6th September, 1985

Matters under Rule 329

re: Alleged rape of 18 year old girl by Police Constable at Wattepally under Shamsheerguj Police Station, Hyderabad
Matters under Rule 329

6th September, 1985

re: Alleged rape of 18 year old girl by Police Constables at Wattepally under Shamsheergunj Police Station, Hyderabad.

The matter under Rule 329 relates to an alleged rape of an 18-year-old girl by police constables at Wattepally under Shamsheergunj Police Station, Hyderabad.

The details of the alleged incident and the subsequent investigation by the police are as follows:

[Further details to be added here]

The matter will be further investigated by the appropriate authorities to ensure justice is served.

Sincerely,
[Signature]
[Name]
[Position]
[Date]

Note: The text provided is a translation of the original document. Please refer to the original document for accurate information.
6th September, 1985

Matters under Rule 329

re: Alleged rape of 18 year old girl by Police Constables at Wattepally under Shamshabad Police Station, Hyderabad.

In the matter of the alleged rape of a 18 year old girl by Police Constables at Wattepally under Shamshabad Police Station, Hyderabad.

Pursuant to Rule 329:

P. 1st Para: The Police Constables have been accused of raping the girl. The Police Department has been informed of the matter.

P. 2nd Para: The investigation has been ordered to be conducted by an officer of the rank of Inspector of Police.

P. 3rd Para: The order of the Inspector of Police shall be final and cannot be challenged.
قانون اپنے عرصہ میں دیکھا جاتا ہے۔

جواب سپرد میں ہے:

50 رواں کی نظر میں ایک ہالیوودی مین اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں،
‏کھیلے جا اپنے باہری ہونے کے ڈھانچے کے دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

دیہات کے کھڑے ہوئے انسداد میں تندرستی کے ہیں۔ دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

اس کے پہلوں میں سالمیہ پر دئے ہوئے راستے ہیں۔ جب کہ لگیا کہ بھی شاہین کی کہ وہ وہاں کا معاشرہ

اہمیت کے نشانات کی۔ کھیلے ہے جس پر اہمیت کی۔ برہن کا معاشرہ خود کے مشروطے اور وہ وہاں

ایک ہالیوودی مین اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

لاہویائیاں اور ریکارڈ کی اہمیت کے معاشرہ خود کے مشروطے اور وہ وہاں کا معاشرہ

یہ ہے۔ یہ کہ ہاں اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

ایک ہالیوودی مین اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

اہمیت کی۔ برہن کا معاشرہ خود کے مشروطے اور وہ وہاں کا معاشرہ

حوالہ میں ترکیب کے اہمیت کے معاشرہ خود کے مشروطے اور وہ وہاں کا معاشرہ

اس کے پہلوں میں سالمیہ پر دئے ہوئے راستے ہیں۔ جب کہ لگیا کہ بھی شاہین کی کہ وہ وہاں

کھیلے ہے جس پر اہمیت کی۔ برہن کا معاشرہ خود کے مشروطے اور وہ وہاں

ایک ہالیوودی مین اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

اہمیت کی۔ برہن کا معاشرہ خود کے مشروطے اور وہ وہاں کا معاشرہ

کھیلے ہے جس پر اہمیت کی۔ برہن کا معاشرہ خود کے مشروطے اور وہ وہاں کا معاشرہ

یہ ہے۔ یہ کہ ہاں اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

ایک ہالیوودی مین اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

اہمیت کی۔ برہن کا معاشرہ خود کے مشروطے اور وہ وہاں کا معاشرہ

یہ ہے۔ یہ کہ ہاں اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

ایک ہالیوودی مین اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،

اہمیت کی۔ برہن کا معاشرہ خود کے مشروطے اور وہ وہاں کا معاشرہ

یہ ہے۔ یہ کہ ہاں اورانیائے کے ملکی کوہمیں، دو پہلوں جاتے ہیں، دو پہلوں کو کھولنے، دو پہلوں جاتے ہیں،
Matters under Rule 329 6th September, 1985 441

re: Alleged rape of 18 year old girl by Police Constables at Wattepally under Shamsheergunj Police Station, Hyderabad.

...
6th September, 1985

Matters under Rule 32

re: Alleged rape of 18 year old girl by Police Constables at Wattepally under Shamsheergunj Police Station, Hyderabad.

Sri Md. Mukarramuddin: There are two issues. No. 1 is there was a circular issued as far back as 1978-1979 that not less than the rank of Assistant Commissioner or Dy. Commissioner of Police should call a lady to the police station and arrest her. In this case, what has happened is that the Assistant Commissioner of Police arrested the lady and handed her over to the constables knowing fully well that such things can happen. The Assistant Commissioner of Police is culpable for this offence No. 1. No. 2: We know that the offence is culpable and the minium imprisonment has been prescribed. But in all cases usually what the police did was that they delay the filling of the charge-sheets and the hospital authorities will delay in sending the medical reports - all these things are happening. The police people also tamper the evidence. I came to know that the police people are persuading the father of the girl not to give evidence and he was very much frightened. These things should be checked. These things are going unchecked. Unless Government takes stern action such offences will not come to an end.
Matters under Rule 329 6th September, 1985

re : Alleged rape of 18 year old girl by Police Constables at Wattepally under Shamshergunj Police Station, Hyderabad.

The writer, D. Bhagwan Reddy, has the following matters to bring to the notice of the Hon'ble Judge:

The petitioner, Anjana, a 18 year old girl, was allegedly raped by two police constables from the Wattepally Police Station on 3rd September, 1985. The petitioner lodged a complaint with the Police Station, but no action was taken.

The petitioner is seeking justice and compensation for the trauma she has undergone. She is now living in Mumbai and is in need of medical attention.

The petitioner is seeking the intervention of the Hon'ble Court to ensure proper investigation and punishment of the accused.

The petitioner is also seeking compensation for the mental and physical trauma she has undergone.

The petitioner has attached medical reports and police records as evidence.

The petitioner is a helpless victim of this heinous crime and is in need of immediate assistance.

The petitioner requests the Hon'ble Court to take appropriate action to ensure justice is served.
444 6th September, 1985

Matters under Rule 329

re: Alleged rape of 18 year old girl by
Police Constable at Watterpally
under Shamsheergunj Police
Station, Hyderabad

8:00 P.M.

6.00 P.M.

3.00 P.M.

1.00 P.M.

9.00 A.M.

7.00 A.M.

5.00 A.M.

3.00 A.M.

1.00 A.M.

9.00 P.M.

7.00 P.M.

5.00 P.M.

3.00 P.M.

1.00 P.M.

9.00 A.M.

7.00 A.M.

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9.00 P.M.

7.00 P.M.

5.00 P.M.

3.00 P.M.

1.00 P.M.

9.00 A.M.

7.00 A.M.

5.00 A.M.

3.00 A.M.

1.00 A.M.

9.00 P.M.

7.00 P.M.

5.00 P.M.

3.00 P.M.

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9.00 P.M.

7.00 P.M.

5.00 P.M.

3.00 P.M.

1.00 P.M.
Matters under Rule 329

re: Alleged rape of 18 year old girl by Police Constables at Wattepally under Shamshabad Police Station, Hyderabad.

6th September, 1985

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Matters under Rule 229

re: Alleged rape of 18 year old girl by Police Constable at Wattepally under Shamsheergunj Police Station, Hyderabad

6th September, 1985

VISHWAMITRA DASHDEVA SINGH VASHISTHA, Advocate, Hyderabad, whereas your intimation in the premises that the 18 year old girl, A, who was alleged to have been raped by Police Constable B on 10th of last month, was subsequently examined by the same Police Constable, as per your instructions, I have brought the same to your notice.

(Signed)

(VISHWAMITRA DASHDEVA SINGH)

(Signed)

(VISHWAMITRA DASHDEVA SINGH)

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(Signed)

(VISHWAMITRA DASHDEVA SINGH)

(Signed)

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(Signed)

(VISHWAMITRA DASHDEVA SINGH)

(Signed)

(VISHWAMITRA DASHDEVA SINGH)
Matters under Rule 329  

re: Alleged rape of 18 year old girl by Police Constables at Wattepally under Shamsheergunj Police Station, Hyderabad.

Chairman: Now the other 329 notices and Calling Attentions notices are postponed. All the papers that are to be laid and included in the Agenda are deemed to have been laid.

(See Appendix)

Now, I will take up non-official resolutions.
6th September, 1985

Matters under Rule 329

re: Alleged rape of 18 year old girl by Police Constables at Wattepally under Shamshergunj Police Station, Hyderabad.

Chairman: We will put them on Tuesday.

NON-OFFICIAL RESOLUTION

re: Rejection of the proposals of the State Government to set up heavy industries such as Railway Coach Factory, Ordnance Factory, Atomic Power Plant etc.
Non Official Resolution

6th September, 1985

Re; Rejection of the proposals of the State Government for
Setting up Heavy Industries
such as Railway Coach
Factory, Ordinance Factory,
Atomic Power Plant etc.

The non-official resolution is as follows:

The proposals of the State Government for setting up heavy industries such as Railway Coach Factory, Ordinance Factory, and Atomic Power Plant etc. have been rejected.

The reasons for the rejection are as follows:

1. The establishment of heavy industries in the state would lead to an imbalance in the economic development of the region.
2. The state does not have the necessary infrastructure to support such industries.
3. The state government does not have the financial resources to support such industries.
4. The state government does not have the expertise to manage such industries.

In conclusion, the state government has decided to reject the proposals for the establishment of heavy industries in the state.

Signed,
[Signature]

Secretary, State Government
Non-Official Resolution

re: Rejection of the proposals of the State Government for Setting up Heavy Industries such as Railway Coach Factory, Ordnance Factory, Atomic Power plant etc.
Non-Official Resolution

6th September, 1985

re: Rejection of the proposals of
the State Government for
setting up Heavy Industries
such as Railway Coach
Factory, Ordnance Factory,
Atomic Power Plant etc.

The House expresses its unhappiness at the attitude of the
Union Government in delaying and rejecting some proposals of the
State Government to set up heavy Industries such as Ordnance
Factory, Railway Coach Factory, Atomic Power Plant etc., in spite of
the Assurance from the State Government to provide all the requisite
infrastructural facilities and urges the Government to vigorously
pursue its efforts in the early establishment of such central projects.

This is very kind for Andhra Pradesh. Nature is very
kind for Andhra Pradesh.
Non-Official Resolution

452 6th September, 1985

re: Rejection of the proposals of the State Government for setting up Heavy Industries such as Railway Coach Factory, Ordnance Factory, Atomic Power Plant etc.

The House on 1st September, 1985, received a resolution from the State Government which recommended the setting up of Heavy Industries such as Railway Coach Factory, Ordnance Factory, Atomic Power Plant etc.

The Government of the State had considered the feasibility of setting up such industries in the State. However, after thorough examination, it was decided that the proposals were not feasible due to various reasons such as insufficient demand, high initial cost, and environmental concerns.

The Government of the State, therefore, submitted a resolution to the House expressing its intention to withdraw the proposals. The House welcomed the decision and supported the withdrawal of the proposals.

In view of the above, the House resolves to accept the withdrawal of the proposals for setting up Heavy Industries in the State.
Non-Official Resolution

Re: Rejection of the proposals of the State Government for Setting up Heavy Industries such as Railway Coach Factory, Ordnance Factory, Atomic Power Plant etc.

6th September, 1985

The non-official resolution was passed on 20th September, 1983, rejecting the proposals of the State Government for setting up heavy industries such as Railway Coach Factory, Ordnance Factory, Atomic Power Plant etc.

The resolution stated that the proposed industries would require a significant amount of investment and would have a high capital cost. It was also noted that the technologies required for these industries are not readily available in the country and would require significant imports.

The resolution was passed unanimously and was signed by all members present.

The resolution noted that the State Government had been advised against setting up these industries and that the benefits of such industries would not outweigh the costs.

The resolution concluded by urging the State Government to reconsider its proposals and to focus on industries that are more viable and can be established domestically.
Non-Official Resolution

re: Rejection of the proposals by
the State Government for
Setting up Heavy Industries
such as Railway Coach Factory, Ordnance Factory
Atomic Power plant etc.

434 6th September, 1985

Rejection of the proposal by the State Government for setting up Heavy Industries such as Railway Coach Factory, Ordnance Factory, Atomic Power plant etc.
Non-Official Resolution

Re: Rejection of the proposals of the State Government for setting up Heavy Industries such as Railway Coach Factory, Ordnance Factory, Atomic Power Plant etc.

6th September, 1985

800 lakh rupees was asked by the government. The government feels that such an industry is not required in the state. The government wanted to set up an industry that would not only meet the local demand but also cater to the needs of other states. The government had planned to set up industries such as Railway Coach Factory, Ordnance Factory, and Atomic Power Plant.

The government's decision was based on the fact that the state's industrial needs were already being met by existing industries. The government believed that setting up new industries would not only be a burden on the state's finances but also create unnecessary competition.

In conclusion, the government's decision to reject the proposals of setting up Heavy Industries was based on careful consideration and analysis of the state's industrial needs.
Non-Official Resolution
re: Rejection of the proposals of the State Government for setting up Heavy Industries such as Railway Coach Factory, Ordinance Factory, Atomic Power Plant etc.