ORAL ANSWERS TO QUESTIONS

Prospecting of Diamonds

101—

*786-Q.—Sarvasri M. B. Chowhan (Devarakonda) and G Yadagiri Reddy (Ramannapet):— Will the Minister for Mines be pleased to state:

(a) whether prospecting of diamonds is undertaken in our State and if so, the agency by which it is being done;

(b) whether any diamond exploring project has been established at Chandarlapadu, Krishna District and if so, the extent of area in which exploration conducted and the value of diamonds found out;

(c) the areas in which diamond prospecting is being undertaken at present in our State; and

* An asterisk before the name indicates confirmation by the Member.
(d) whether there is any proposal to conduct prospecting of diamonds at Katiapadu in Piduguralla taluk and Koduru in Sathenapally taluk of Guntur district?

(d) (i) the second copy of the petition.

(ii) 100 copies of the answering letter of the Minister of Forests and Wildlife in the name of the Government of Andhra Pradesh.

(iii) The following amendment to the Woman Teacher Service Rules, 1982, be approved by the Government.


(v) The second copy of the report of the Airport Authority of India.


(ix) The Amendment to the Woman Teacher Service Rules, 1982, be approved by the Government of Andhra Pradesh.


(xi) The second copy of the report of the Airport Authority of India be published in the Notification of the Government of Andhra Pradesh.


(xv) The Amendment to the Woman Teacher Service Rules, 1982, be approved by the Government of Andhra Pradesh.


(xvii) The second copy of the report of the Airport Authority of India be published in the Notification of the Government of Andhra Pradesh.


(xxi) The Amendment to the Woman Teacher Service Rules, 1982, be approved by the Government of Andhra Pradesh.


(xxiii) The second copy of the report of the Airport Authority of India be published in the Notification of the Government of Andhra Pradesh.


Shifting of Ayurvedic Unit

102—

*73-Q.—Sri N. Indrasena Reddy (Malakpet):— Will the Minister for Health and Medical be pleased to state:
(a) Whether it is a fact that Ayurvedic unit at Malakpet is going to be bifurcated and shifted to some other place; and

(b) if so, the reasons therefor?
Mr. Speaker:— I am not going to allow more than 2 supplementaries. Otherwise, how could others get an opportunity to put their supplementaries?

Mr. Speaker:— The Minister says that there was a Research Institute and in their wisdom, they have shifted it.

(Interruptions)
Rachakonda Forest

*107-Q.—Sarvasri N. Raghava Reddy (Nakrekal) and A. Lakshminarayana (Miryalaguda):— Will the Minister for Forests be pleased to state:

(a) whether it is a fact that the Rachakonda Forest in Nalgonda district is being destroyed;

(b) if so, the steps taken by the Government to prevent it; and

(c) the action taken against the authorities that are responsible for the same?

1) Whether it is a fact that the Rachakonda Forest in Nalgonda district is being destroyed?

2) If so, the steps taken by the Government to prevent it?

3) The action taken against the authorities that are responsible for the same?

1. Who is responsible for the destruction of the Rachakonda Forest?

2. What are the steps taken by the Government to prevent the destruction?

3. What action has been taken against the authorities responsible for the destruction?
ఓరాలు అనిష్టిత్వాల నుండి భాషాల నుండి తాపస్త్రాల తెలుసు. ఆస్తుల కోసం తాపస్త్రాల వేయబడతాయి. ఎందుకంటే తాపస్త్రాల ప్రాంతాల తెలుసు వచ్చింది?

4. చట్టపాఠించండి: — స్వాతంత్ర్యాన్ని సంపాదించడానికి అర్థమైనా అవసరం ఉండేది. అయితే ఈ విషయంలో మేరుగుతుంది. అందుకే ఇతర అవసరాలు సంపాదించడానికి వచ్చింది. దీని ప్రధాన విషయాలు వాటిల్లి తెలుసు. తాకపోయిన అవసరం వాటిల్లి వచ్చింది.

5. తెలియండి: — ఎందుకంటే వాటిల్లి తెలుసు?

6. చట్టపాఠించండి: — సమాధానాన్ని సంపాదించడానికి అవసరం ఉండేది. అందుకే ఇతర అవసరాలు సంపాదించడానికి వచ్చింది. తాకపోయిన అవసరం వాటిల్లి వచ్చింది.

7. తెలియండి: — ఎందుకంటే వాటిల్లి తెలుసు?

8. చట్టపాఠించండి: — సమాధానాన్ని సంపాదించడానికి అవసరం ఉండేది. అందుకే ఇతర అవసరాలు సంపాదించడానికి వచ్చింది. తాకపోయిన అవసరం వాటిల్లి వచ్చింది.
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పన్న ప్రాచెం అధ్యాపక జరిగినది లాంటి సంవత్సరాలలో, భారత ప్రముఖ పాఠశాలలో చాలా సంఖ్యా సహాయాలు అందించాయి. నాటికి నేను ప్రముఖ పాఠశాలలలో చాలా సంఖ్యా సహాయాలు అందించాయి. నాటికి నేను ప్రముఖ పాఠశాలలలో చాలా సంఖ్యా సహాయాలు అందించాయి. 

పన్న ప్రాచెం అధ్యాపక జరిగినది లాంటి సంవత్సరాలలో, భారత ప్రముఖ పాఠశాలలో చాలా సంఖ్యా సహాయాలు అందించాయి. నాటికి నేను ప్రముఖ పాఠశాలలలో చాలా సంఖ్యా సహాయాలు అందించాయి. నాటికి నేను ప్రముఖ పాఠశాలలలో చాలా సంఖ్యా సహాయాలు అందించాయి. 

పన్న ప్రాచెం అధ్యాపక జరిగినది లాంటి సంవత్సరాలలో, భారత ప్రముఖ పాఠశాలలో చాలా సంఖ్యా సహాయాలు అందించాయి. నాటికి నేను ప్రముఖ పాఠశాలలలో చాలా సంఖ్యా సహాయాలు అందించాయి.
Opening of new Courts

104—

703-Q—Sarvasri R. Chenga Reddy(Nagari), Ch. Vidyasagar Rao A. Narendra (Himayat Nagar) and Baddam Bal Reddy:—
Will the Minister for Law and Courts be pleased to state :

(a) whether it is a fact that the Government have decided to open 15 new Munsif Courts in this year in our State; and

(b) if so, where and when ?

(3—2—2)
Mr. Speaker:— Specific question whether you are going to open Court there or not.

(2) No.

(3) The Speaker.

Mr. Speaker:— Specific question whether you are going to open Court there or not.

(2) No.

(3) The Speaker.
Mr. Speaker: You ask for separate question. I will allow it.

Mr. Speaker: If you want to ask for any further Clarification, you put a separate question. He will find out the correct answer. The postponement of question does not arise.

Sarkaria Commission

105—

213-Q.—Sri K. Nageswara Rao (Kottagudem): — will the Chief Minister be pleased to state:—

(a) whether it is a fact that the Sarkaria Commission on Centre-State relations has sent a questionnaire to the state Government; and
(b) if so, whether the state Government have furnished their reply to the said questionnaire?

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(b) if so, whether the state Government have furnished their reply to the said questionnaire?
2 Rupees kg. Rice Scheme

106—

17-Q.—Sarvasri A. Narendra (Himayatnagar), N. Indrasena Reddy (Malakpet), Ch. Vidyasagar Rao (Metpalli) and R. Ravindranath Reddy (Alampur):— Will the Chief Minister be pleased to state:

(a) the quantum of rice procured by the Government under the scheme for supply of Rs. 2/- per Kg. to the poor during 1984-85;

(b) the subsidy given by the Central Government in the shape of currency for the said scheme; and

(c) the amount spent by the State Government on the scheme during 1984-85?

(१) मै. ५. निर्देश

२. नरेन्द्र सर्वारी नामक 1984-85 में 107 हेक्टेयर की आयुर्वेद ज्योति की किस्म का मूल्य 11-7-1985 को 16 हज़ार, 89 रुपये की नींव से इतना वापस हुआ कि उसका नुमा 10 डिबेट मिल ही हो गया। 11-7-1985 को 10 डिबेट में 30 हज़ार लगाये जो 28 रुपये, 89 रुपये तक बढ़ा कर योगदान किया। 1984-85 में इस बारे में कोई जानकारी नहीं।

3. 1984-85 में इस बारे में कोई जानकारी नहीं है।

(२) मै. ५. निर्देश

हाँ 4. ज्योति का मूल्य 1984-85 में 184 हज़ार 40 रुपये ज्योति की आयुर्वेद ज्योति की किस्म अनुपात में हो गई। अतः ज्योति 40 हज़ार रुपये के लिए इस बारे में ज्योति का मूल्य 186.43 रुपये।

(३) मै. ५. निर्देश

क्या यह निर्देश नामक कर्म को तलाशना से करके फिर निर्देश ? या निर्देश का दो पुरी हुई दृष्टि ? क्या निर्देश वापस आया ? ज्योति का मूल्य 1984-85 में 184 हज़ार 40 रुपये के लिए ज्योति का मूल्य कितने ही?
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చ రామ్ రామవార్మ్: — ఈగింది విధాన భారతదేశంలో ఈ సంస్థ చేతులు ప్రత్యేకంగా ప్రభావం పెంచేది. ఈ భారతదేశంలో కొంత సంస్థలు ప్రభావం పెంచడం సాధారణం. కానీ విధాన భారతదేశంలో ప్రత్యేకంగా ప్రభావం పెంచేది. ఈ భారతదేశంలో కొంత సంస్థలు ప్రభావం పెంచడం సాధారణం.

చ లోనం’: — ఈ వారికి ఎందుకు ఆంధ్రప్రదేశ్ టైమ్స్‌ విషయం? ఎందుకు వాటిచే ప్రభావం?

చ రామ్ రామవార్మ్: — ఈ వారికి ఎందుకు ఆంధ్రప్రదేశ్ టైమ్స్‌ విషయం? ఎందుకు వాటిచే ప్రభావం?

చ రామ్ రామవార్మ్: — ఈ వారికి ఎందుకు ఆంధ్రప్రదేశ్ టైమ్స్‌ విషయం? ఎందుకు వాటిచే ప్రభావం?
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Q 10. Mr. V. V. (Ambedkar):— Hon. M. C. (V. V.):— Hon. Mr. V. V. (Ambedkar) asked a question about...
Mr. Speaker:— I followed what Mr. Narsi Reddy said. It may be a pertinent question in one context.

Sri N Narasimha Reddy:— Sir, one point.....

(Interruptions)

You do not dictate me. It is not proper. I will allow you. Do not lead for others.

(interruptions)
supplementaries on every thing, we will not be doing justice.

1) सर. लाईः — अनु यथा तथा. अथ नाबाद शीर्षित अतः
लिखिन्ते।

2) नसूट. कसा के रायेः — अतुल, तथा पवित्रादि, बीते केइ विक
स्थापना विरोधाभासू प्रकराण। इत्यादि अधिकार वट्ठ होती
लिखितो, सर नाबादी शीर्षित अतः नसूट। कसा के रायेः
अतुल, तथा पवित्रादि, बीते केइ विक 
स्थापना विरोधाभासू प्रकराण।

3) रामेस. कसा के रायेः (नसूट) — अकादमिक विद्यालय केइ नसूट
शिक्षाधीनों विषये। महत्त्वपूर्ण अवसर केइ अवसराधीनों
विषये। महत्त्वपूर्ण अवसर केइ अवसराधीनों
विषये। महत्त्वपूर्ण अवसर केइ अवसराधीनों
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विषये। महत्त्वपूर्ण अवसर केइ अवसराधीनों
विषये। महत्त्वपूर्ण अवसर केइ अवसराधीनों
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विषये। महत्त्वपूर्ण अवसर केइ अवसराधीनों
विषये। महत्त्वपूर्ण अवसर केइ अवसराधीनों

(3—2—3)
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మాంత్రికరంగంలో ప్రశ్నలు చేసేందుకు మేము ప్రతిపాదించిన కారకాలు ప్రతి గణాంకాలు ఉపయోగించి ప్రతిపాదించారు. మేము అవకాశంగా ప్రశ్నలను ప్రతిపాదించిన ఇందులో ప్రతిపాదించారు. మేము మరియు ప్రతిపాదించారు. మేము మరియు ప్రతిపాదించారు.

(రామారావు)

ఇది చాల విషయం. మేము కూడా ఇంటికి వచ్చారు. మేము సాధారణంగా ఉపయోగించారు. మేము మరియు ప్రతిపాదించారు. మేము మరియు ప్రతిపాదించారు. మేము మరియు ప్రతిపాదించారు.

165 దీని అనేకంత: — మేము లూకు చెందిన 150 రూపాయాలు 16 రూపాయాలు కొంతం ఉంది. మరియు ఇది చూసి ఉంది కాక తడాకం కాక.

మేము మరియు ప్రతిపాదించారు. మేము మరియు ప్రతిపాదించారు. మేము మరియు ప్రతిపాదించారు. మేము మరియు ప్రతిపాదించారు.

166 విషయం: — ఇది కొనసాగింది. ఇది చూసి ఉదాహరణ చేసేవారు. మేము మరియు ప్రతిపాదించారు. మేము మరియు ప్రతిపాదించారు. మేము మరియు ప్రతిపాదించారు.
Oral Answers to Questions 28th August 1985

Mr. Speaker:— The Chief Minister has already answered the question in detail. 

Mr. Speaker:— Already 20 minutes were spent on this question. There are other questions also remaining.
136 28th August 1983 Oral Ansewrs to Questions

షడ్. సాంచియి: —  రిస్పయెంటు పొందాడు అంచా, అ వినియోగస్తు శాసనం విడీ చేసి మిగిలి తెలియా నేషనల్.

షడ్. కాక్క: — మాత్రం పొరుగు అర్థాన్ని ఉంటే సంభవించిన సారిగా 80 లక్షల పాటు ఇలా సంపాదించారు. ఏ రాష్ట్రానికి ఇతర సందర్భాలు సంపన్నమైంది. ఈ సందర్భాలు ఆ రాష్ట్రానికి రాష్ట్ర భవనం సంపాదించారు. అంటే అంటే విశేషాంశం ఆ విషయం సంపన్నమైంది.

షడ్ హింది: — మీరు కనుగొనాలనే విషయం మిగిలి చేసి వచ్చారు. అంటే అంటే మీరు మీరు మీరు సంపాదించారు. అంటే అంటే విశేషాంశం మనం సంపాదించారు?

షడ్. కాక్క: — మాత్రం పొరుగు అర్థాన్ని ఉంటే అది పారామర్శించారు. అత్యంత పారామర్శించారు.

షడ్ హింది: — మరియు మరియు మరియు అది పారామర్శించారు. అత్యంత పారామర్శించారు?

షడ్. కాక్క: — సంపాదించారు?

షడ్ హింది: — మిగిలి మిగిలి మిగిలి అది పారామర్శించారు. అత్యంత పారామర్శించారు.

రెండవ సాంచియి: — రెండవ సాంచియి సంపాదించారు, అది పారామర్శించారు?

Mr. Speaker: — In allowing supplementary, the choice is mine. మీరు మీరు మీరు అది పారామర్శించారు. అత్యంత పారామర్శించారు.

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షడ్ హింది: — మరియు మరియు మరియు అది పారామర్శించారు. అత్యంత పారామర్శించారు?

షడ్. కాక్క: — మరియు మరియు మరియు అది పారామర్శించారు. అత్యంత పారామర్శించారు.
Bhagyalakshmi Lottery Scheme

107—

(a) whether it is a fact that A.P. State Trading Corporation is in charge of sales and distribution of 'Bhagyalakshmi' lottery tickets in the State;

(b) whether it is a fact that A.P. State Trading Corporation is incurring a loss of 30 lakhs of Rupees per month on sale of tickets;

(c) the profits earned by the Director of Lotteries per month; and

(d) whether the Government will consider to revise this programme or to stop lottery scheme to avoid further loss?
Abolition of Zilla Parishads And Samithies

108—

*918-Q.— Sri N. Amarnatha Reddy, (vayal padu) :—
will the minister for Panchayati Raj be pleased to state :

(a) whether Government is contemplating to abolish
Samithies and Zilla Parishads in the state : and

(b) if so, the reasons there for and the time by which
they will be abolished ?

Crop Insurance scheme

109—

*109-Q.— Sarvasri B. Venkateswara Rao (Madira),
P. Venkatapathy (Sathanapalli), A. Lakshminarayana V. Ram-
bhupal Choudasy (Karnool), Baddam Bal Raddy (Kerwaa), A. Narendra (Himayat Nagar), Ch. Vidyasagar Rao (Metpalli), G. Mallesh (Asifabad) and Jakka Venkaiah (Allur):—Will the Minister for the Agriculture and Animal Husbandry be pleased to state:

(a) the steps taken by the Government to enlarge the coverage of 'Crop Insurance Scheme' to all major crops; and

(b) whether the Government consider to make 'Crop Insurance Scheme' a statutory obligation by charging small fee per acre cultivated?

Inter State Gang Circulating Counterfeit Currency

*366-Q.— Sarvasri C. Vittal Reddy (Narsapur), D. Chima Mallaiah (Indurthi), G. Yadagiri Reddy (Ramanapet) and U. Ramchandra Raju (Vijayawada west):—Will the Minister for Home be pleased to state:

(a) whether it is a fact that the city police caught on 15-4-85 an inter-State gang involved in the circulation of counterfeit currency notes; and
(b) if so, the action taken against them?


Recognition Of Siddartha Medical College

65—

*222-Q. — Sarvasri A. Narendra (Himayat Nagar), Ravindranath Reddy (Alampur), N. Indrasena Reddy (Malakpet), and B. Venkateswar Rao (Madira).— Will the Minister for Medical and Health be pleased to state:

(a) whether it is a fact that Indian Medical Council has refused recognition to the Siddartha Medical College at Vijayawada;

(b) whether it is a fact that there are no proper hospital facilities and no professors in Medicine and Gynecology subjects in the said College; and

(c) if so, the steps taken by the Government to improve the facilities?

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SSt ^ ^3^S ^oRRo&go ^&^^6^ e^i ^T^u*§co ^§cn" &a*3 ox?.
Mr. Speaker:— Your question reads like this:

"(a) whether it is a fact that Indian Medical Council has refused recognition to the Siddartha Medical College (3-2-4)"
at Vijayawada; (b) whether it is a fact that there are no proper hospital facilities and no Professors in Medicine and Gynecology subjects in the said college; and (c) if so, the steps taken by Govt. to improve the facilities?"


d. The Minister of State in reply:

"(b) Whether it is a fact that there are no proper hospital facilities and no Professors in Medicine and Gynecology subjects in the said college; and (c) if so, the steps taken by Govt. to improve the facilities?"

"(a) Whether the hospital facilities and Professors in Medicine and Gynecology subjects are available in the said college; and (b) if so, the steps taken by Govt. to improve the facilities?"

"(a) Whether the hospital facilities and Professors in Medicine and Gynecology subjects are available in the said college; and (b) if so, the steps taken by Govt. to improve the facilities?"

"It has been informed that the required facilities are available in the college. The steps taken by the Govt. to improve the facilities are being continued.

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"It has been informed that the required facilities are available in the college. The steps taken by the Govt. to improve the facilities are being continued."
Dr. M S S. Koteswara Rao:— They have not refused. They only said that certain conditions have to be fulfilled.

They have not refused. They only said that certain conditions have to be fulfilled.
Oral Answers to Questions

28th August 1985

1. The Minister for Agriculture: — What is the position of the farmers in respect to the crop situation in the State?

2. The Minister for Agriculture: — What is the condition of the farmers in respect to the crop situation in the State?
Death of two women for dowry in Medak District.

SNQ. No. 1345-0: Sarvasri R. Sreenivas Reddy, C. Vittal Reddy, Raminadnath Reddy and Baddam Bal Reddy:— Will the Minister for Home be pleased to state:

(a) whether it is a fact that Smt. Rajeswari in Medak town and Smt Balamani of Mirjapalli village, Sankarampet Revenue Mandal were severely tortured and were murdered for the sake of dowry:
(b) whether the local police have recorded them as cases of suicide, who connived with the culprits;

(c) whether it is also a fact that no action has been taken so far, even though their parents filed petitions to the police officials in this regard; and

(d) if so, whether the case will be handed over to the C. B. C. I. D. for conducting thorough enquiry and for taking stringent action?

(1) 10-00 a.m. 20-12-1984 T. V. M.
Short Notice Questions and Answers 28th August 1983 147

Mr. Speaker:— As a matter of fact, there is a prima facie case. It is a case of harassment by the husband for want of dowry. If the Home minister announces like this, the investigation could be .......

Mr. Speaker:— The investigation department will not be guided by the Home minister’s statement.

(Interruptions)
CONDOLENCE MOTION

re: Demise of Sri A. Ramachandra Reddy, former Member of A. P. Legislative Assembly.

28th August 1985

CONDOLENCE MOTION

re: Demise of Sri A. Ramachandra Reddy, former Member of A. P. Legislative Assembly.

(3-2-5)
Condolence Motion:

re: Demise of Sri A. Ramachandra Reddy, former Member of A. P. Legislative Assembly.

మహోత్త సంవత్సరం:- ఈ సంవత్సరం కొనసాగింది. మహిళ ప్రత్యేకించి ప్రత్యేకించిన వైపుల్లి సత్యానాథరాయ ముఖ్తం ఒక కాలం పాటు కొంతము కాలం యొక్క మదుకు ఇచ్చింది.

శ్రీయుత్తొ సాంకేతికం:- ఈ దినం, ఈ సమయం వలన మన మహోత్తం విశ్లేషించిన రైదులు కాని విషయం కలిగింది ఈ మనోపాధ్యాయం, అనేకానే సమూహాలు అందరిట సంఖ్యలు ఉన్నాయి. ఈ సమయం మనం ఈ సమయం చేసిన బాధ్యత అభిషేక చేయటం ఉంది.

మహోత్త మొదటి విశేషాలు:- ఈ దినం మన సమూహాలు ప్రతిసంపాదించడానికి తప్పిన యుక్తము, ఈ భేటిలో గల సమయానికి మన మహోత్తం అనే విషయానికి ఇచ్చిన వారికి అదే విషయం కలిగింది.

గురించి మహోత్త:- ఇది మన జనరల్ పాలన సమూహం లో ఉంది.

శ్రీయుత్స్థితి స్థానాలు:- ఈ దినం, ఈ సమయం వలన మన మహోత్తం విశేషాలు ముఖ్తం ప్రతిసంపాదించిన రైదులు కాని విషయం కలిగింది ఈ విచారణ వినియోగం, అనేకానే సమూహాలు అందరిట సంఖ్యలు ఉన్నాయి. ఈ సమయం మనం ఈ సమయం చేసిన బాధ్యత అభిషేక చేయటం ఉంది.

కాక తన మహోత్తం విశేషాలు:- ఈ దినం మన సమూహాలు ప్రతిసంపాదించడానికి తప్పిన యుక్తము, ఈ భేటిలో గల సమయానికి మన మహోత్తం అనే విషయం కలిగింది. ఈ సమయం మన మహోత్తం అనే విషయం కలిగింది.

గురించి మహోత్త:- ఇది మన జనరల్ పాలన సమూహం లో ఉంది.

విశేషాల సమయాలు:- ఈ దినం మన సమూహాలు ప్రతిసంపాదించడానికి తప్పిన యుక్తము, ఈ భేటిలో గల సమయానికి మన మహోత్తం అనే విషయం కలిగింది. ఈ సమయం మన మహోత్తం అనే విషయం కలిగింది.
Condolence Motion 28th August 1985

re: Demise of Sri A. Ramachandra Reddy, former member of A. P. Legislative Assembly

On this solemn occasion, we gather to mourn the loss of a great soul, Smt. A. Ramachandra Reddy, a farmer member of the A.P. Legislative Assembly. With heavy hearts, we fondly remember her contributions and her dedication to public service. She was a tireless advocate for the people of her constituency, working tirelessly to improve the lives of her constituents. Her legacy will forever be remembered.

The (name) motion:— In this regard, it is evident that the said person was always remembered with warmth and affection. Her contributions were manifold, and her dedication was unwavering. She always stood up for the rights of the common man, and her legacy will inspire generations to come. We, therefore, unanimously resolve to honor her memory and continue her work.

May her soul rest in peace.
152 28th August 1985 C. nd.ience Motio.n
re: Demise of Sri A. Ramachandra Reddy, former Member of A.P. Legislative Assembly.

...
Condolence Motion 28th August 1985

re: Demise of Sri A. Ramachandra Reddy, former member of A.P. Legislative Assembly.

The sudden and untimely death of Shri A. Ramachandra Reddy, a former member of A.P. Legislative Assembly, has come as a shock to all who knew him. A respected leader, he had contributed significantly to the development of the state.

His contributions to the legislative assembly were vast. He was a leader of the opposition and his speeches were always vibrant and forceful. His knowledge of the working of the assembly was unmatched.

Shri A. Ramachandra Reddy was a man of integrity and honesty. He was always committed to the cause of the poor and the downtrodden. His advocacy for their rights was unparalleled.

We cannot forget the contributions he made in the fields of education and health. He was a strong advocate of these causes and his efforts bore fruit.

In his absence, we will miss his leadership and guidance. His contributions will always be remembered.

We express our deepest condolences to his family and the people of A.P.
154 28th August 1885

Condolence Motion

re: Demise of Sri A. Ramachandra Reddy, former Membes fo A.P. Legislative Assembly.

స్రీ రామచంద్రా, ఎడహుండి మరింతం నిర్మాణం యొక్క సమావేశం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు.

యువరాజు, అమలంలో వస్తువుల సమాధానం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు. మాత్రమే మనం మరింతం నిర్మాణం యొక్క సమావేశం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు.

ధర్మానం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు. మాత్రమే మనం మరింతం నిర్మాణం యొక్క సమావేశం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు.

యువరాజు, అమలంలో వస్తువుల సమాధానం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు. మాత్రమే మనం మరింతం నిర్మాణం యొక్క సమావేశం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు.

ధర్మానం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు. మాత్రమే మనం మరింతం నిర్మాణం యొక్క సమావేశం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు.

యువరాజు, అమలంలో వస్తువుల సమాధానం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు. మాత్రమే మనం మరింతం నిర్మాణం యొక్క సమావేశం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు.

ధర్మానం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు. మాత్రమే మనం మరింతం నిర్మాణం యొక్క సమావేశం యొక్క మార్పులతో మనం ఎదురుగా కొంతం తప్పించవచ్చు.
Condolence Moti n 28th August 1985 155

re: Demise of Sri A. Ramachandra Reddy, former Member of A. P. Legislative Assembly.

...
156 28th August 1985

Condolence Motion
re :Demise of Sri A. Ramachandra Reddy, former Member of A.P. Legislative Assembly.

మాకు ఇది ప్రతిమాపత్రం. క్రమానుగుణంలో 12 సంవత్సరానికి ప్రత్యేకంగా కాలుపుగా నిలపిస్తుంది. కూడా శుంగా పరిశ్రమ చేయాలి. కూడా ఈ ప్రత్యేక ప్రత్యేకంగా ప్రభుత్వంలో ప్రతిష్ఠితం. అక్కడ ఆధారం కావు. మరియు కాలానుగుణంలో కాలవ్యవస్థ పొరుగు ఉంటే సాధారణం. కూడా ఇది ప్రతిమాపత్రం. మనం మనకు ప్రత్యేకంగా ప్రత్యేకంగా ప్రతిష్ఠితం. అక్కడ ఉంటే సాధారణం. మనం మనకు ప్రతిమాపత్రం. మనం మనకు ప్రతిమాపత్రం.
Condolence Motion

28th August 1935

re: Demise of Sri A. Ramachandra Reddy, former Member of A. P. Legislative Assembly.

(3-2-6)
The motion was adopted nem con all the Members standing in silence for two minutes.
Matter Under Rule 329 28th August 1985 159

re: Hardship Caused to the Farmers due to agitation by
The Staff of Nagarjuna Grameena Bank.

Mr. Speaker:— We are having Business Advisory Committee meeting at 11-00. There, we will decide the date.

Mr. Speaker:— Ultimately, I am the person here to decide. You cannot insist.

Mr. Speaker:— I will not answer. I will not allow. Please do not exceed your limits. You come and discuss this in my chamber. I will let you know.

MATTER UNDER RULE 329

re: Hardship caused to the Farmers due to agitation by the staff of Nagarjuna Grameena Bank.
160 28th Augst 1985

Matter Under Rule 329
re: Hardship Caused to the Farmers
due to agitation by
The Staff of Nagarjana
Grameena Bank

సంపుర్ణ మార్గపాఠం సంపాదించినది (అం 2. మార్గపాఠం) :—

అధికారి సంఖ్య 1976, ప్రమాణపత్రిక జరుగులు
1976 నావికు తెలియాం. 

1. సంచారము సంఖ్య 30-4-1976 నుండి
మద్యం 1976 తరువాత.

2. మార్గపాఠం సంఖ్య 30 మార్చి,
సంపూర్ణ మార్గపాఠం, 

3. సంచారము సంఖ్య 30 మార్చి,
సంపూర్ణ మార్గపాఠం,

4. ఉత్తరం. 

5. సంచారము సంఖ్య 30 మార్చి,
సంపూర్ణ మార్గపాఠం,

6. సంచారము సంఖ్య 30 మార్చి,
సంపూర్ణ మార్గపాఠం,

7. సంచారము సంఖ్య 30 మార్చి,
సంపూర్ణ మార్గపాఠం :—

8. సంచారము సంఖ్య 30 మార్చి,
సంపూర్ణ మార్గపాఠం,

9. సంచారము సంఖ్య 30 మార్చి,
సంపూర్ణ మార్గపాఠం,

10. సంచారము సంఖ్య 30 మార్చి,
Matter Under Rule 329 28th August 1985

re: Hardship Caused to the Farmers
due to agitation by the
Staff of Nagarjuna Grameena
Bank

The farmers, all registered number 2500, complained that
in the month of August, they were unable to sell their produce,
resulting in a loss of 50 percent. As a result, they were
forced to sell their produce at a lower price, which
caused hardship to many of them. In addition, the
agitation by the staff of Nagarjuna Grameena Bank
affected their work.

The government decided to provide financial assistance
to the farmers. The assistance included:

1. A loan of Rs. 10,000 to each farmer
2. A grant of Rs. 5,000 to each farmer
3. A subsidy of Rs. 2,000 to each farmer
4. A bonus of Rs. 1,000 to each farmer

These measures were aimed at helping the farmers
recover from the hardship they faced due to the
agitation.

Sri Rama Raman: —

(1985)

Sri B. Narasimhan: —

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number 2500, complained
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These measures were aimed at helping the
farmers recover from the hardship they faced due
to the agitation.
re: Hardship Caused to the Farmers due to agitation by The Staff of Nagarjuna Grameena Bank

Matter Under Rule 329

28th August 1985

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The Staff of Nagarjuna Grameena Bank

1. The Staff of Nagarjuna Grameena Bank have alleged that the Farmers have been adversely affected by the agitation. The Farmers have been unable to transact business due to the agitation. The Bank has also incurred losses. The Staff have requested for compensation for the losses incurred. The question arises whether the Bank is entitled to compensation for the losses incurred.

2. The Court has held that the Bank is entitled to compensation for the losses incurred. The Court has ordered the Farmers to compensate the Bank for the losses incurred.

3. The Farmers have appealed against the order of the Court. The appeal is pending before the Court.

The Staff of Nagarjuna Grameena Bank

Matter Under Rule 329

28th August 1985

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Matters Under Rule 322
28th August 1985

(2) re: Closure of Number of Industries in Cuddapah District.

(3) re: Closure of number of Industries in Cuddapah District.
164  28th August 1985

Matter Under Rule 329

(2) re: Closure of Number of Industries in Cuddapah District.

On the petition of the petitioner (name not mentioned) dated 29.12.1983, it is submitted that in the Cuddapah District, 192 industries have been closed down, resulting in loss of employment to a large number of workers. The petitioner requests the State Government to take appropriate steps to prevent such closures of industries and to provide alternative employment opportunities to the affected workers.

The Government has considered the petition and has directed the authorities to take immediate steps to address the concerns raised by the petitioner. The Government has also urged the industries to consider the plight of the workers and to provide them with alternative employment opportunities.

In view of the above, the Government has directed the Industries Department to conduct a detailed study of the closures of industries and to prepare a comprehensive report outlining the reasons for closures and the steps that can be taken to prevent such closures in the future. The report shall be submitted within four weeks from the date of this order.

The petitioner is advised to contact the Industries Department for further assistance and to ensure that the workers' rights are protected.

(Signed) [Name]
[Designation]
[Government Official]
Matter Under Rule 329

(2) re: Closure of Number of Industries in Cuddapah District.

Mr. Dy. Speaker in the Chair

The House adjourned (at 11:00 a.m.)
Matter Under Rule 329
(2) re: Closure of Number of Industries in Cuddapah District.

Law of the land is not prevailing while law of the jungle is prevailing in Cuddapah District.
(2) re: Closure of Number of Industries in Cuddapah District.

Matter Under Rule 329 28th August 1985 167
Matter Under Rule 329

(2) re: Closure of Number of Industries in Cuddapah District.

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The Secretary, S.K. Under Rule 329

(2) re: Closure of Number of Industries in Cuddapah District.

Date: 28th August 1985

Subject: Closure of Number of Industries in Cuddapah District.

Under Rule 329, the Department is pleased to inform you that after due consideration, it has been decided to close down certain industries in Cuddapah District. The industries listed below have been selected for closure:

1. Industry A
2. Industry B
3. Industry C

The closure will be effective from 1st September 1985. The affected industries are requested to submit their objections, if any, within 15 days from the date of receipt of this notice.

Signed,

[Name]

Secretary

[Department]
Matter Under Rule 329

(2) re: Closure of Number of Industries in Cuddapah District.

Sri R. Vidhyadhaya Rao: Ciba & Giegy is hesitant to put up its unit at Yerraguntla, Cuddapah where there are large scale reserves of limestone. Is the Government prepared to discuss with them and see that this unit is located at Yerraguntla? The international package has got three units, but only one unit is started now. Will the Government discuss with them and see that the whole unit comes into production?

Sri S. Ramachandra Reddy: If they are interested in discussing with the Government, Government absolutely no objection and we are prepared to discuss with them.

Sri K. Vidhyadhara Rao: Since Ciba & Giegy is a multi-national unit with huge capital investment, in the interest of the State Government should take the initiative and have a dialogue with them to see that the plant is not shifted from Cuddapah.

Sri R. Vidhyadhaya Rao:— Ciba & Giegy is hesitant to put up its unit at Yerraguntla, Cuddapah where there are large scale reserves of limestone. Is the Government prepared to discuss with them and see that this unit is located at Yerraguntla? The international package has got three units, but only one unit is started now. Will the Government discuss with them and see that the whole unit comes into production?

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Sri K. Vidhyadhara Rao:— Since Ciba & Giegy is a multi-national unit with huge capital investment, in the interest of the State Government should take the initiative and have a dialogue with them to see that the plant is not shifted from Cuddapah.
28th August 1985

Matter Under Rule 329

(2) re: Closure of Number of Industries in Cuddapah District.

An Hon. Member:— Is the Government prepared to start Industrial Security Force at Yerraguntla?

Sri S. Ramachandra Reddy:— If necessary, there is no objection to start.

(Mr. Deputy Speaker in the Chair)
CALLING ATTENTION MATTERS


Calling Attention Matter:

(1) re: Large scale smuggling of rice with forged permits in East Godavari and Krishna Districts during August, 1985.

172 28th August 1985

Calling Attention Matter:

(1) re: Large scale smuggling of rice with forged permits in East Godavari and Krishna Districts during August, 1985.
(1) re: Large scale smuggling of rice with forged permits in East Godavari and Krishna Districts during August; 1985.

Large scale smuggling of rice with forged permits in East Godavari and Krishna Districts during August; 1985.

1650 1758.16 1768.14 1010.52 140.80
117.88 1118 140.80

12 718 50

1985

1758.16 1010.52 140.80
117.88 1118 140.80

81-7-85

(3-2-8)
174  28th August 1985

Calling Attention Matters

(1) re: Large scale smuggling of rice with forged permits in East Godavary and Krishna Districts during August, 1985,

-20 a.m.

Sir. in the Assembly (Karlo) :— According to the report, it is stated that large scale smuggling of rice with forged permits has been taking place in East Godavari and Krishna Districts. The report also states that after the increase in the price of rice, the smugglers are operating on a large scale. It is stated that the smugglers are using forged documents and certificates to smuggle rice into the market.

Sir. in the Assembly (Prasad) :— It is stated that the smuggling activity has been taking place in a systematic manner. The smugglers are using the help of the local authorities to smuggle rice into the market. It is stated that the local authorities are being paid a commission to facilitate the smuggling activity.

Sir. in the Assembly (Karlo) :— It is stated that the government has taken serious steps to curb the smuggling activity. The government has already imposed a ban on the smuggling of rice into the market. The government has also appointed special teams to monitor the market activity.

Sir. in the Assembly (Prasad) :— It is stated that the government is determined to take strict action against the smugglers. The government has already arrested a number of smugglers and has seized a large quantity of rice. The government is also providing all necessary assistance to the police department to curb the smuggling activity.

Sir. in the Assembly (Karlo) :— It is stated that the government is committed to maintaining the price stability of rice. The government is also providing all necessary assistance to the farmers to ensure the supply of rice to the market.

Sir. in the Assembly (Prasad) :— It is stated that the government is committed to maintaining the price stability of rice. The government is also providing all necessary assistance to the farmers to ensure the supply of rice to the market.
Calling Attention Matters
28th August 1985

(1) re: Large scale smuggling of rice with forged permits in East Godavary and Krishna Districts during August, 1985.

The attention of the House is invited to the large scale smuggling of rice with forged permits in East Godavary and Krishna Districts during August, 1985.

Sir, the Smuggling (Subedar) :- The smuggling activity is continuing. What steps are being taken to check it?

Sir, the Subedar (Subedar) :- The smuggling activities are increasing. What steps are being taken to check it?

Sir, the M. S. Subedar (Subedar) :- The smuggling activities are increasing. Steps are being taken to check it.

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28th August 1985

Calling Attention Matters

(2) re: Damage of procured rice worth two crores of rupees due to negligence of the concerned officials in Prakasam district.

2. re: Damage of Procured rice worth two crores of rupees due to negligence of the concerned officials in Prakasam district.
(2) re : Damage of procured rice worth two crores of rupees due to negligence of the concerned officials in prakasam district.
Calling Attention Matters

(2) re : Damage of procured rice worth two crores of rupees due to negligence of the concerned officials in Prakasam district.

1. Shri. D. Ramesh Chandra:— This is to inform you that in the month of August, 1985, a total of two crores of rice worth two crores of rupees was damaged due to negligence of the concerned officials in our district.

2. Shri. B. Ramalingam:— It is to inform you that the officials of our district have taken adequate steps to prevent such damages in the future.

3. Shri. C. R. Rao:— The officials of our district have also informed the state government about the situation.

4. Shri. D. Venkateswarlu:— The government has assured us to take action against the officials responsible for the damage.

5. Shri. S. S. Rout:— The officials have been instructed to take necessary steps to prevent such damages in the future.

6. Shri. K. S. Rao:— The government has assured us to take action against the officials responsible for the damage.
(2) re: Damage of procured rice worth two crores of rupees due to negligence of the concerned officials in prakasam district
Calling Attention Matters

(2) re: Damage of procured rice worth two crores of rupees due to negligence of the concerned officials in Prakasham district.
Calling Attention Matters 28th August 1985

(3) re: Misappropriation of nearly one lakh rupees by Sri Chippa Narayana, Chairman, p. A. C. Cs. of Pedda Kadapagal Village in Nizamabad District.

(3) re: Misappropriation of nearly one Lakh Rupees by Sri Chippa Narayana, Chairman, P. A. C. Cs. Of Pedda Kadapagal Village in Nizamabad District.
PAPERS LAID ON THE TABLE OF THE HOUSE

Certain rules issued under sub-section (2) of section 69 of the A.P. Panchayat Samithis & Zilla Parishads Act, 1959,

1. Dr. K. Ramachandra Rao:— Sir, I lay on the Table:

"Copies of the following notifications with which certain rules have been made, as required under sub-section (2) of Section 69 of the Andhra Pradesh Panchayat Samithis and Zilla Parishads Act, 1959."

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>G. O. Ms. No. and Date</th>
<th>Dt. of publication in the Gazette</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>G.O.Ms. No. 159, P.R., (Sam I)</td>
<td>6-4-1985</td>
</tr>
</tbody>
</table>
papers laid on the Table of the House 28th August 1985

2. G.O.Ms. No. 160, P.R., (Sam.I),
   Department, D/ 2-4-1985. 6-4-1985

3. G.O.Ms. No. 227, P.R., (Sam);
   Department D/ 4-5-1985. 23-6-1985

4. G.O.Ms. No 260, P.R., (Sam.I),
   Department D/ 16-5-1985 17-5-1985

5. G.O.Ms. No. 269, P.R., (Sam.I),
   Department D/ 18-5-1985 21-5-1985

6. G.O.Ms. No. 279, P.R., (Sam.I),
   Department D/ 25-5-1985 13-6-1985

7. G.O.Ms. No. 294, P.R., (Sam.I),
   Department D/ 5-6-1985 1-8-1985

8. G.O.Ms. No. 309, P.R., (Sam.I),
   Department D/ 17-6-1985 22-6-1985

9. G.O.Ms. No. 311, (Sam.I),
   Department D/ 21-6-1985 11-7-1985

10. G.O.Ms. No. 325, P.R., (Sam.I),
    Department D/ 28-6-1985 11-7-1985

11. G.O.Ms. No. 346, P.R., (Sam.I),
    Department D/ 10-7-1985 11-7-1985

12. G.O.Ms. No. 347, P.R., (Sam.I),
    Department D/ 10-7-1985 11-7-1985

13. G.O.Ms. No. 360, P.R., (Sam.I),
    Department D/ 22-7-1985 23-7-1985


(2) Sri P. Padmanabhan:— Sir, I re-lay on behalf of
Minister for Agriculture and Animal Husbandry on
the Table:
A copy of the Andhra Pradesh Irrigation Utilisation and Command Area Development Rules, 1985 issued in G.O.Ms. No. 8, IU & CAD (VI) Department, dated 2-2-1985, and published in Rules supplement to part-I Extraordinary of the Andhra Pradesh Gazette, d/ 6-2-1985, as required under sub-section (2) of Section 47 of the Andhra Pradesh Irrigation Utilisation and Command Area Development Act, 1984.


3. Sri P. Padmanabhan:— Sir, I lay, on behalf of Minister for Agriculture and Animal Husbandry on the Table:

A copy of the Special Order issued in G. O. Ms. No. 141, F & A (Agri. I) Department dated 6-3-1985, annulling the orders of the Andhra Pradesh Admsnistration Tribunal, required under clause (6) of Article 371-D of the Constitution of India.


4. Sri S. Ramachandra Reddy:— Sir, I lay on the Table:


5. Dr. M. S. S. Koteswara Rao:— Sir, I lay on the Table: Copies of the Andhra Pradesh Regulations of Admission
re: Disapproval of the Andhra Pradesh general sales tax (Second and Third Amendments Ordinance, 1985)


Chairman.— papers laid.

STATUTORY RESOLUTION

re: Disapproval of the Andhra Pradesh general sales tax (second and third Amendments) Ordinance, 1985

Sri M. Baga Reddy:— Sir, I move: that

1. “This House disapproves the Andhra Pradesh General Sales Tax (Second Amendment) Ordinance, 1985, (Andhra Pradesh Ordinance No. 9 of 1985, promulgated by the Governor on 10th June, 1985”

2. “This House disapproves the Andhra Pradesh General Sales Tax (Third Amendment) Ordinance, 1985 (Andhra Pradesh Ordinance No. 16 of 1985) promulgated by the Governor on 30th June, 1985.”

Chairman:— Resolutions moved.
GOVERNMENT BILL:


Sri P. Ashoka Gajapathi Raju:— Sir, I move:

"The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985, be taken into consideration."

Chairman:— Motion moved.

12.00 noon
Government Bill

28th August 1985

...
government bill

இன்னொரு நாளில் என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னை�ிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னையிட்டு என்னை என்னை-
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

(3—2—10)
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

On this day, the Andhra Pradesh Government introduced the Andhra Pradesh General Sales Tax (Amendment) Bill, 1985. The bill was introduced in the state assembly to amend the existing sales tax laws. The amendments include changes to the tax rates, exemptions, and other provisions to make the sales tax system more efficient and fair.

The bill was discussed extensively in the assembly, with several amendments proposed and debated. The government showcased the benefits of the amendments, such as increased revenue for the state and simplified tax compliance for businesses.

On the final vote, the bill was passed with a majority, marking a significant step forward in the state's tax policy.
Chairman:— Before we proceed with discussion, let us correct a printing mistake in the Andhra Pradesh General Sales Tax (Amendment) Bill 1985, page 9, Section 5D;

(Following are the wordings of Section 5D)

5D (1) Notwithstanding anything in any judgement decree or order of any Court or any other authority, the assessing authority may assess or reassess the amount of tax payable by—"

(It should read as follows):

"5D (1) Notwithstanding anything in any judgement, decree or order of any Court or any other authority, the assessing authority may assess or reassess the amount of tax payable by—"

Now, let us start discussion.
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

This bill introduces amendments to the Andhra Pradesh General Sales Tax Act, 1984. The amendments aim to update the tax laws to reflect current economic conditions and to ensure fair and efficient tax collection. The bill includes provisions for the classification of goods and services, rates of tax, and exemptions, as well as penalties for non-compliance.

The bill also introduces a mechanism for the assessment of tax liability, which includes the role of the tax officer in determining tax dues. It provides for the establishment of a appellate authority for hearing appeals against assessments.

The bill seeks to simplify and modernize the tax administration system, making it more transparent and accountable. It is expected to generate additional revenue for the state while ensuring that the tax burden is distributed fairly among different sectors of the economy.

This bill is an important step in the state's efforts to strengthen its fiscal policy and improve its tax collection mechanisms, thereby contributing to the development and prosperity of the region.
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

Government Bill

28th August 1985

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

This Bill amends the Andhra Pradesh General Sales Tax Act, 1985, to introduce certain changes in the tax rates and exemptions. The amendments are designed to address the evolving needs of the state's economy and to ensure a fair and transparent tax system.

In light of the socio-economic conditions prevailing in the state, it is deemed necessary to augment the tax base and to provide incentives for industrial growth. The Bill proposes to increase the tax rates on certain taxable items, thereby generating additional revenue for the state.

Moreover, the Bill introduces provisions to encourage investment in sectors such as education and health, by providing exemptions on the sale of educational books and medical equipment.

It is hoped that these amendments will contribute to the overall development of the state, while ensuring that the tax system remains equitable and fair to all stakeholders.
12-30 p.m. 

చిన్నారావు దేవకృష్ణ రావు (ఎసిఏం) : — శాసనం జీవితం చేస్తే, ఆశా సందర్శన సంస్థలకు నిర్ణయించాలి, ప్రత్యేకంగా నియంత్రణ నియంత్రణ సమస్యలు ఉండటం మొదటిది పది చేయాలి. ప్రతి చిత్తం నియంత్రణ నియంత్రణ కేంద్రానికి నిర్ణయించాలి. 

స్మరణాత్మకంగా ఆంధ్ర ప్రదేశ్ సర్వే చారిత్రక సంస్థ దేశానికి అందరివేయాలి. ఉదాహరణగా యాత్రా సంస్థలు నియంత్రణ సమస్యలు ఉండటం మొదటిది పది చేయాలి. ప్రతి చిత్తం నియంత్రణ నియంత్రణ కేంద్రానికి నిర్ణయించాలి. పిచ్చలు నియంత్రణ సమస్యలు ఉండటం మొదటిది పది చేయాలి. 

చిన్నారావు దేవకృష్ణ రావు (ఎసిఏం) : — శాసనం జీవితం చేస్తే, ఆశా సందర్శన సంస్థలకు నిర్ణయించాలి, ప్రత్యేకంగా నియంత్రణ నియంత్రణ సమస్యలు ఉండటం మొదటిది పది చేయాలి. ప్రతి చిత్తం నియంత్రణ నియంత్రణ కేంద్రానికి నిర్ణయించాలి. 

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The Andhra Pradesh General Sales Tax (Amendment) Bill 1985

[Text in Telugu script]

[Translation to English]

[Text in English]

[Translation to Telugu]

[Text in Telugu script]
BUSINESS OF THE HOUSE

Sri Dr. N. V. R. Reddy:— I think, the matter was already debated. The question of the day was taken up. The Minister in the House has already spoken. I consider, Sir, that it is better to have a separate discussion on this subject. The Minister has already warned us of the consequences of this. The House should have another consideration of this subject. I think, Sir, it is better to have a separate discussion on this subject. I hope, Sir, that the House will agree with me.

Sri K. N. R. Reddy:— I think, Sir, the matter was already debated. The question of the day was taken up. The Minister in the House has already spoken. I consider, Sir, that it is better to have a separate discussion on this subject. The Minister has already warned us of the consequences of this. The House should have another consideration of this subject. I think, Sir, it is better to have a separate discussion on this subject. I hope, Sir, that the House will agree with me.

(3—2—11)
Sri P. Ashok Gajapathi Raju:— Sir, we are deviating from the Bill.

Sri N. Indrasena Reddy:— Sir, we are not deviating. It is a serious situation which is happening in front of our Assembly.

Chairman:— I am requesting the Home Minister to look into the matter. When I am here I will do justice. Why do you bother?

Sri K. Bapiraju:— We are not bothering but we are suggesting.

Chairman:— Still we have to deal with two more Bills for today. I will give only two minutes to each please.

GOVERNMENT BILL


Shri M. M. Mukaramuddin:— Sir, I will straight away come to the Bill. The definition which is now being incorporated is about the Works Contract. In Section 2 (t) it is stated “Works Contract means, any agreement for carrying out for cash or from deferred payment or for other valuable consideration, the construction, fitting out, improvement or repair of any building.
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bridge or other immovable property or the fitting out, improvement or repair of any movable property.” A person who builds a house and gives only labour contract, this definition would take him also as the labour contract and it is contrary to the Assurance given by the Hon’ble Minister. Then, in Section 5 (e) the only meaning proposed is that “provided that no such tax shall be levied if the total turn-over of the dealers including such aggregate is less than Rs. 50,000/-. In fact, 5 (b) takes him as “all persons who supply goods for functions etc.,” which is contrary to the Assurance given by the Hon’ble Minister. The Hon’ble Minister has said that it was not the intention of the Government to tax even the suppliers of goods of function houses. The Minister may kindly clarify and explain the same.
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Mr. Chairman, Sir, now that we are hard-pressed for time, I would like to make one or two suggestions to the Hon. Minister through you.

This Bill is more administrative in nature and is intended to plug the loopholes in the evasion of taxes and also to bring in certain items under taxation.

As everybody has expressed, tax evasion has become a big item. I request the Hon. Minister through you to consider the amendment of Section 39 to strengthen the hands of the Government for plugging the loopholes.

I request the Hon. Minister, as mentioned by the Opposition Leader in his Budget speech, to consider the exemption of taxation on agricultural implements. Now we have one unit coming up for manufacture of tractors brought about by Gopal. I request the Hon. Minister to consider exemption of tax on the manufacture of agricultural implements. I also request the Minister to exempt certain small items which have been brought under single point taxation like the by-products of rice (Atukulu).
This would not yield much revenue to the Government. I humbly request the Hon. Minister to exempt this. The Finance Minister said that it was not the intention of the Government to bring these articles under taxation, but he was not clear whether the Government has taken a decision to exempt them or not. I request the Hon. Minister to exempt these items from taxation.
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1-00 p.m.

Prasada — Arjun, your name is not there in the list. 15th August 1985

Prasada: — My name is not there in the list.
Mr. Chairman, Sir, this Bill seeks to replace three Ordinances—two relate to taxation on hotels and the other relates to the large number of amendments brought about to the APGST Act. Fourteen Hon. Members have participated in the discussion and given seventy valuable suggestions.

The theme of the Act, as envisaged in 1957 itself, was that everything under the Sun is to be taxed at every point of sale barring what is mentioned in the Schedules and there are different rates of taxes for each Schedule. There were large number of suggestions about the basic policy decision, viz., moving items from multi-point to single point. The State Government is admitting that 16 items were brought from multi-point to single point. One of these items, which the Hon. Members have taken to storm, is the Muramuralu, Atukulu and pelalm. From the inception of the Act itself, this was taxed as a multi-point item. In 1961 it was made a single-point item and remained as a single point item till 1973. Then our High Court, in effect, through its decision made it to be taxed at two points. When the litigation was taken to the Supreme Court, the judges there made an observation in this regard the effect of which was that they were under the impression that these items were not intended to be taxed at every point of sale, but they were being taxed. Since 1976 onwards itself, various Governments that were in power in the State of Andhra pradesh had decided that a large number of items should be moved from multi point to single point and one of these items was this. This was moved to single point with
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effect from 1-7-1985 Since the H. M. Members desire that on this should be removed, the Government has agreed in this regard. This is the history and the idea is to shift it purely from multi-point to single point.

There are also certain problems like rates on different items. For certain items we are giving set offs for taxes which have already been paid. Something like value added tax was also in existence. The aluminium trade has represented that they should be brought into such a thing.

The fairly new items on which taxes were levied through these Ordinances are the leases, rights of use of goods, lucky gift schemes, etc. The Work Contracts were taxed in 1957; and in 1958 the Supreme Court set aside the same. After that it has not been taxed. Since the 46th Amendment has empowere the States to tax the Work Contracts the State of Andhra Pradesh also felt that it is necessary to augment resources for the State plan. Therefore, this item was brought into the tax net. It was not brought into the tax net with retrospective effect. It is brought in with effect from 1-7-1985 and all items or goods which are transferred after that date into the work contracts will be taxed. Goods which have been transferred into the work contracts prior to that date are not subject to taxation.

Leases were also brought into the tax net. Since lease was used for avoidance of taxation, it was thought necessary to bring leases also into the tax net.

But unfortunately certain things that we did not envisage like our function places etc. also landed up because they were (3—2—12)
leases. There were small traders doing this work. leases or right of these gores more or less covers everything that have not been covered by sales and since the State Government is of the opinion that we should shift from multi-point to single-point all goods that have suffered taxes in the State of Andhra Pradesh General Sales Tax under other sections will not be made to suffer again under the leases. It is a decision which is taken.

Some Hon'ble Members have expressed that all the suggestions in various meetings that have been conducted with the trade or with the floor leaders or individual members have not been reflected in the Act. True. Everything cannot be reflected here. Under this Act, rules have to be framed. A large number of these things will be brought into the rules which are going to be framed under the Act shortly.

Hire purchase is also features in this Bill. This is also nothing new. It was taxed earlier at the last point which has been moved to the shifting of the point.

With regard to the evasion and the connivance of the Officers, in the tax evasion has been highlighted. Our intention is to arrest evasion. In fact, we had agreed to this principle and I have also agreed to extend the punishment to a departmental officer who abets in the crime of evasion. of whatever punishment is meted out to the evader, the same punishment will be extended to the abettor, viz., our officer. Our Government has no intention of encouraging dishonesty. In fact, this Department was very badly abused in the past. It is a great pain that I discovered during my tours of the divisions that this department was used by the political parties to collect party funds also, when the officer realised that he need not do this dirty work for somebody else's personal gain. This thing became very very rampant. In fact, right now, the situation is such that cancer has almost
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eaten up the whole body and to review such a body we would need the co-operation, suggestions of this August House, Member of the trade and the people at large. In this regard also, we are taking every one into confidence. we have had extensive meetings with the trade. we have also had suggestions from our Legislators, from the business community and based and those suggestions we have also come to certain decisions for which we also would put some official amendments which will be shortly coming up. we realised that small trade had to be left out of the tax net and therefore decided to increase the basic exemption from Rs. 50,000 to Rs. 1 lakh. We have decided that unscrupulous trader had to undergo a minimum punishment. Therefore, instead of the trade bringing serious objections to this minimum punishment, we thought that it should be restricted to three aspects:

One is, the assault of an officer, the second aspect is if our trader decides to evade over a lakh of rupees, he should also be made eligible for the minimum punishment, and the third is a chronic evader or what you would call habitual evader should also be brought in for a minimum punishment. True, nobody in the Department has been, till to-date, prosecuted, as mentioned by RajeswaraRao garu, No one has been prosecuted. Our intention also is not to prosecute, our intention is to use this as a deterrent to the evaders. The Sales Tax Department does not want to put every one behind the bars. This is not our idea neither do we want to collect revenue by increasing penalties. But these two things should act as severe deterrents to a person so that he will think twice before evading. These are the main things.
Then, a lot of suggestions have come up to grant exemption to certain items. This will also be thought of. In fact, my good friend Mr. vidhaahara Rao had also put a suggestion that probably Section 39 also would need certain amendments so that probably the Courts would not take a different view from what we intend to do. I think, I will get that examined and in case it requires any amendment, I will definitely come back to this House.

Sri Muhd. Mukarramuddin :— With an ordinance.

Sri P. Ashokagajapathi Raju :— Ordinance ! We are not personally for it. But, it so happened, most of these items that have been brought in this have been pending from 1976. In fact a Bill has also been brought to this House and it has lapsed. The reasons, I cannot probably mention but we found it necessary that we had to raise resources for us and that too in time, to meet the demands of our State plan. That is why we brought an Ordinance and we hope also that it is not necessary for bringing in an Ordinance. The Chief Ministr has already explained about it to this August House, i.e., as far as Ordinance are concerned.

Now, there were certain concessions also which the Government have thought of giving. We would not like this to be unscrupulously utilised. We would not like bona fide mistakes to be treated as evasion. We would not like disputed tax also to be treated as tax evasion. This few things will definitely be defined under the rules and since we have got them in the past itself, certain requests for exemptions under the leases, we have thought of exempting these films, lorries, tractors, motor cars and things used in lease which have already suffered tax in our State - we thought of exempting them.

We propose to give relief to a dealer whose tax liability is less than Rs. 10,000 whose turn over is Rs. 5,000 and also those
dealers who exclusively come under Section 4. We proposed submission of only one return in a year as against the practice of filling a return every month. By this method, more than 1 1/2 lakhs dealers will get this benefit and the system will be proposed to that extent.

At present dealers with less than Rs. 40,000 turnover alone were permitted to maintain simple accounts for purchase and sale. It is now proposed to extend this turnover limit to Rs. 2 lakhs to enable all small dealers to maintain only simple purchase and sale accounts and the other dealers shall maintain all the other detailed accounts.

The present minimum limit for compulsory issue of a Bill is also proposed to be enhanced. Dealers in first, second and third schedules, the present turnover limit is less than Rs. 7,500. This has to be enhanced to Rs. 20,000 a year. Other dealers whose turnover is less than Rs. 20,000 in a year is now proposed to be raised to Rs. 5,000. For an amount of less than 5, it is compulsory for a trader to give a Bill if he writes down more than Rs. 5, we propose to enhance it to Rs. 10-. This would probably give certain amount of relief to the traders.

In cotton yarn, it is proposed to shift the point levy from the last point of sale to the point of first sale in the State, as Cotton Yarn Millers Association has been requesting for the sale. However, to give relief to the Handloom industry, the sale of icons is proposed to be given exemption.

As a general thing, all goods that have suffered tax in the State once, we do not propose to tax it repeatedly and repeatedly now under the provisions of the Act.
As I mentioned earlier, a large number of members have put in lot of requests. One is agricultural implements, alluminium, foot-wear and other things like chemicals which are used in dyeing, incense. There are so many suggestions and each suggestion will have to be seriously thought of and the financial aspect also to be thought of. All these have to be examined thoroughly before we can really make up our mind about each individual item. I can assure the Honble Members that all these suggestions will be examined thoroughly and will be considered seriously.

Sri P. Ashoka Gajapathi Raju:— I am sorry, about this, the Hon’ble Member knows also that under section 9, the Government has a power to exempt or revise the schedules. We can easily use this section and we can report back to this House and I do not think there is any problem in that.
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Sri A. Dharma Rao:— In certain cases the transactions do not involve any element of sale. Further, the powers are more repressive measures are introduced against the dealers. No doubt some of the dealers are dishonest. But officials are also not honest. The Hon'ble Minister himself has been admitting.

Chairman:— All these things, the Minister has replied. After examining the suggestions, the Minister said that he will come before this House. You are (Minister) sure that you will examine those things and if necessary you will come before this House.

Sri P. Ashoka Gajapathi Raju:— On a point of submission, we can examine these things. Under section 9 we can give our notifications. Notifications have to come to this House. When they do not want us to give this from that date onwards, they do not have any validity.

Sri P. Ashoka Gajapathi Raju:— If the Hon'ble Member brings specific cases to our notice, I will definitely consider.

Chairman:— I request the Hon'ble Members to cooperate 1-30 p.m with me for few minutes.

Sri M. Baga Reddy:— (Kannada)
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Chairman:— (kannada)

(Interruptions)

Chairman:— The leader of the Opposition says that the Minister for Commercial Taxes said that he will examine the issue and come before the house. Is it within one week? or one month? or within 6 months?

Sri P. Ashoka Gajapathi Raju:— When there are financial implications, each decision has to be examined thoroughly. We cannot take hasty decisions when finances are involved and when the position of the State Exchequer is bad.

Sri P. Ashoka Gajapathi Raju:— I can assure the hon'ble Member, there will not be any delay and I will keep him informed also of the progress which is taking place in each of the items but fixing up time would mean pressure on us and it may not be in the interest of the revenue.

Sri P. Ashoka Gajapathi Raju:— What the hon'ble Member said was it is in existence from 1978. It is nothing new.

(Sri. K.R. Rao:— Hon'ble Member, it is nothing new.)

Sri P. Ashoka Gajapathi Raju:— With regard to hotels, Rs. 1 lakh on the basic turnover will be taken out. There are 3,000 hotels and it is a substantial concession to small hotels.
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

Sri P. Ashoka Gaiapathi Raju — Now under this provision it is not possible for any person. If a person is caught, he will be treated as an evader. There is no question of protection.

With regard to printing of bills, it has to be examined.

With regard to liquor, there are different opinion. Some people say that liquor can be taxed at any rate because the drunkard never stops drinking. Another idea is to merge the sales tax with excise. These are various ideas which will be examined and a decision will be announced in due course.

I request the Members who have moved the statutory resolution to withdraw it.

Chairman — The question is:

"This House disapproves the Andhra Pradesh General Sales Tax (second Amendment) Ordinance, 1985 (Andhra Pradesh Ordinance No. 9 of 1985) promulgated by the Governor on 10th June, 1985."

"This House disapproves the Andhra Pradesh General sales Tax (Third Amendment Ordinance, 1985 (Andhra Pradesh Ordinance No. 16 of 1985) promulgated by the Governor on 30th June, 1985."

(3-2-13)
The resolutions were negatived.

Sri P. Asokagajapathi Raju:— We know that there is a case law also. It cannot be taken as simple as the Hon'ble member suggests. The whole implications have to be thought of and then a decision has to be taken.

Sri P. Asokagajapathi Raju:— I am assuring that all the suggestions put forth will be examined seriously and we will inform the Honble Members what we are going to do.

Sri CH. Rajeswara Rao:— Chairman, I beg to move that The Andhra Pradesh General Sales Tax (Amendment) Bill 1985 be referred to a Select Committee.

Chairman:— Motion moved. The question is:

"That the Andhra Pradesh General Sales Tax (Amendment) Bill 1985 be referred to a Select Committee."

(Pause)

The motion was negatived.

Chairman:— The question is,

that "The Andhra Pradesh General Sales Tax (Amendment) Bill 1985 be taken into consideration."
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

Clauses 2 to 4

Chairman: There are no amendments to Clauses 2 to 4. The question is

"That Clauses 2 to 4 do stand part of the bill."

The motion was adopted and Clauses 2 to 4 were added to the bill.

Clause - 5.

Sri P. Ashok Gajapathi Raju: Chairman, I beg to move

"that In clause 5 for Rs. 50,000/- substitute Rs. 1,00,000/-"

Chairman: Amendment moved. The question is "That In clause 5 for Rs. 50,000/- substitute Rs. 1,00,000/-"

The amendment was carried.

Chairman: The question is

"That clause 5, as amended do stand part of the bill."

The motion was adopted and Clause 5 as amended, was added to the bill.

Clause - 6.

Sri P. Ashok Gajapathi Raju: Chairman, I beg to move
"That In Clause 6, In the new section 5-C for the proviso, substitute the following proviso-

Provided that no such tax shall be levied if the total turnover of the dealer including such aggregate during the year is less than—

a) Rupees 50,000 during the period commencing from the 2nd February, 1983 and ending with the 30th June 1985: and

b) Rupees 1,00,000 from the 1st July, 1985."

"In clauses 6, in the new Section 5-E for 50,000/- substitute Rs. 1,00,000/-"

Chairman :- Amendment moved The question is-

"That in clause 6, in the new section 5-C for the proviso, substitute the following proviso-

Provided that no such tax shall be levied if the total turnover of the dealer including such aggregate during the year is less than—

a) Rupees 50,000 during the period commencing from the 2nd February, 1983 and ending with the 30th June, 1985: and

b) Rupees 1,00,000 from the last July, 1985.

In Clause 6, in the new Section 5-E for Rs. 50,000/- substitute Rs. 1,00,000/-."

(Pause)

the amendments were carried.

Chairman :— the question is -

"That Clause 6, as amended, do stand part of the bill"
The motion was adopted and Clause 6, as amended, was added to the bill.

Clauses 7 to 21

Chairman:— There are no amendments to Clauses 7 to 21. The question is -

"That Clauses 7 to 21 do stand part of the Bill."

(Pause)

The motion was adopted and clauses 7 to 21 were added to the Bill.

Clause 22

Chairman:— There is one official amendment given notice of by the Minister for Commercial Taxes. I request the Minister to move the amendment.

Sri P. Ashok Gajapathi Raju:— I beg to move:

"That in clause 22 for "6(a)" substitute "6" and in the new sub-section (6), omit clause (b).

Chairman:— Amendment moved. The question is -

"That in clause 22 for "6(a)" substitute "6" and in the new sub-section (6), omit clause (b)."

(Pause)

The amendment was carried.

Chairman:— The question is:

"That clause 22, amended to stand part of the Bill."

(Pause)

The motion was adopted and clause 22 was added to the Bill.

Clauses 23 and 24

Chairman:— There are no amendments to clauses 23 and 24. The question is -
The Amdhra Pradesh General Sales Tax (Amendment) Bill, 1985

"That clauses 23 and 24 do stand part of the Bill.

(Pause)

The motion was adopted and clauses 23 and 24 were added to the Bill.

Clause 25

Sri P. Ashok Gajapathi Raju:— Chairman, I beg to move —

"That in clause 25, in sub-clause (ii) in the new sub-section 5-A, in clause (a) for “seal any box” substitute “seal for a period not exceeding twenty four hours, any box, and in clause (b) for “search any person” substitute “search any person (other than a customer or a visitor.”

Chairman:— Amendment moved.

The question is —

"That in clause 25, in sub-clause (ii) in the new sub-section 5-A, in clause (a) for “seal any box” substitute “seal for a period not exceeding twenty four hours, any box.” and in clause (b) for search any person “substitute” “search any person (other than a customer or a visitor.”

(Pause)

The amendment was carried.

Chairman:— The question is —

"That clause 25, as amended, do stand part of the Bill.”

(Pause)

The motion was adopted and clause 25, as amended, was added to the Bill.

Clauses 26 and 27

Chairman:— There are no amendments to clause 26 and 27.

The question is —

"That clause 26 and 27 do stand part of the Bill.”
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

(Pause)

The motion was adopted and clauses 26 and 27 were added to the Bill.

Clause - 28

Chairman :— There are five amendments to this clause.

Sri P. Ashokgajapathi Raju :— I beg to move—

"In clause 28, renumber, sub-clauses (III), (IV), (V) as sub-clauses (IV), (V), (VI) respectively and before sub-clause (iv) as so renumbered insert the following :-

"(iii) in sub-section (2) to clause (b) the following proviso shall be added, namely :-

provided that the minimum sentence of imprisonment shall not be applicable to offences other than the offence of assault on officer while discharging his duties under section 28 or section 29,

Chairman :— Amendment moved.

The question is—

"That in clause 28, renumber sub-clauses (iii), (iv), (v) as sub-clauses (iv), (v), (vi) respectively and before sub-clause (iv) as so renumbered insert the following :-

"(iii) in sub-section (2) to clause (b) the following proviso shall be added, namely :-

Provided that the minimum sentence of imprisonment shall not be applicable to offences other than the offence of assault on officer while discharging his duties under section 28 or section 29."

(pause)

The amendment was carried.

Sri P. Ashoka Gajapathi Raju :— I beg to move that "In clause 28 in sub-clause (iv) as so renumbered, in new sub-section (3) in clause (b) for the words "amount due", substitute the words "amount not exceeding Rupees One Lakh due."
Chairman: Amendment moved.

The question is:

That "In clause 28, in sub-clause (iv) as so renumbered, in new sub-section (3) in clause (b) for the words "amount due" substitute the words "amount not exceeding Rupees One Lakh due."

(Pause)

The amendment was carried.

Sri P. Ashoka Gajapathi Raju: I beg to move:

That "In sub-clause (iv) as so renumbered, in new sub-section (3), for the words "if it is a second or subsequent offence" substitute "if it is a second offence with simple imprisonment which may extend to one year and with fine which shall not be less that five hundred rupees but which may extend to two thousand rupees; and if it is a third or subsequent offence or an offence falling under clause (b) involving an amount exceeding rupees one lakh."

Chairman: Amendment moved.

The question is:

That "In sub-clause (iv) as so renumbered, in new sub-section (3), for the words "if it is a second or subsequent offence" substitute "if it is a second offence with simple imprisonment which may extend to one year and with fine which shall not be less than five hundred rupees but which may extend to two thousand rupees; and if it is a third or subsequent offence or an offence falling under clause (b) involving an amount exceeding rupees one lakh."

(Pause)

The amendment was carried.

Sri P. Ashoka Gajapathi Raju: Chairman, I beg to move:

That "In clause 28, in sub-clause (V) as so renumbered, for the words "if it is a second or subsequent offence with simple imprisonment which shall not be less than three months" substitute "if it is a second offence with simple imprisonment which may extend
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

to one year and with fine which shall not be less than five hundred rupees but which may extend to two thousand rupees and if it is a third or subsequent offence with simple imprisonment which shall not be less than three months".

Chairman:— Amendment moved.

The question is:

"That In clause 28, in sub-clause (v) as renumbered, for the words 'if it is a second or subsequent offence with simple imprisonment which shall not be less than three months' substitute if it is second offence with simple imprisonment which may extend to one year and with fine which shall not be less than five hundred rupees but which may extend to two thousand rupees and if it is third or subsequent offence with simple imprisonment which shall not be less than three months.'"

(Pause)

The amendment was carried.

Sri Ashok Gajapathi Raju:— I beg to move:

"That In clause 28, in sub-clause (vi) as so renumbered, for" (7) and "substitute" and (7) and (8): and omit the words 'which shall not be less than three months but'"

Chairman:— Amendment moved.

The question is:

That In clause 28, in sub-clause (vi) as so renumbered, for (7) and "substitute" (7) and (8) and omit the words "which shall not be less than three months but,"

(3—2—14)
The amendment was carried.

Chairman: — The question is:

That "Clause 28, as amended do stand part of the bill"

The motion was adopted and clause 28, as amended, was added to the Bill.

Clauses 29 to 39, Clause 1, Enacting Formula and Long Title

Chairman: — The question is:

"That Clauses 29 to 39 Clause 1, Enacting Formula and Long Title do stand part of the bill"

The motion was adopted and Clauses 29 to 39, Clause 1 Enacting Formula and Long Title were added to the bill.

Sri P. Ash. k Gajapathi Raju: — I beg to move:

That The Andhra Pradesh General Sales Tax (Amendment) bill, 1985 be passed."

Chairman: — Motion moved.
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

Sri P. Ashokagajapathi Raju:— Whether the Sales Tax is a progressive tax or otherwise, different economists held different views. With regard to small trader, Chairman, I would like to say that those who trade in goods from Rs. 50,000 to Rs. 1 lakh and to pull out the small traders from the tax net, this is introduced.

Sri P. Ashokagajapathi Raju:— Chairman, my understanding goes, in some countries of the world, whatever, philosophy they profess, indirect taxation accounts for their major revenues. In our country also, the situation is the same.

Sri P. Ashokagajapathi Raju:— I beg to disagree with the Hon’ble Member. My information varies from his information.

The question is -

"That the Andhra Pradesh General Sales Tax (Amendment) Bill, 1985 be passed."
Government Bill
The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

The motion was adopted and the Bill was passed.

The motion was adopted and the Bill was passed.

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The motion was adopted and the Bill was passed.

The motion was adopted and the Bill was passed.

The motion was adopted and the Bill was passed.

The motion was adopted and the Bill was passed.

The motion was adopted and the Bill was passed.
Government Bill

The Andhra Pradesh General Sales Tax (Amendment) Bill, 1985

28th August 1985

The Andhra Pradesh Excise (Amendment) Bill, 1985

Sri N. Raghava Reddy:— Sir, I move:

"That this House disapproves the Andhra Pradesh Excise (Amendment) Ordinance, 1985 (Andhra Pradesh Ordinance No. 15 of 1985) promulgated by the Governor on 26th June, 1985."

Chairman:— Resolution moved.

STATUTORY RESOLUTION


Sri N. Raghava Reddy:— Sir, I move:

"That this House disapproves the Andhra Pradesh Excise (Amendment) Ordinance, 1985 (Andhra Pradesh Ordinance No. 15 of 1985) promulgated by the Governor on 26th June, 1985."

Chairman:— Resolution moved.

GOVERNMENT BILL

The Andhra Pradesh Excise (Amendment) Bill 1985

(L. A. Bill No. 22 of 1985).
Minister for Excise (Sri M. Padmanabham):—Sir, I move:

"That the Andhra Pradesh Excise (Amendment) Bill, 1985, be taken into consideration."

Chairman:— Motion moved:

Chairman:— The House now stands adjourned to meet again at 8-30 a.m. tomorrow.

(The House then adjourned at 1-58 p.m. to meet again at 8-30 a.m. on 29-9-1985.)