ANDHRA PRADESH LEGISLATIVE ASSEMBLY

Friday, the 23rd January, 1987.

The House met at Half-past Eight of the Clock

(Mr. Speaker in the Chair)

Oral Answers to Questions.

Escape of Under Trial Prisoners from Jail

81—

*5475—Q.—Sri V. Rambhupal Chowdary (Kurnool):—Will the Minister for Home be pleased to state:

(a) the number of under trials escaped from Sub-jails during 1985-86; and

(b) the action taken to prevent such incidents?

(a) 13 during 1985-86.

*(3) An asterisk before the name indicates confirmation by the Member.

Oral Answers to Questions.

1. The Minister for Industry (K. B. K. N. S):— I have a question on...
Oral Answers to Questions.


...
Supply of Adulterated Drugs to Hospitals

82—

*4696-Q.—Sri J.R. Pushparaju (Tadikonda) :—Will the Minister for Health and Medical be pleased to state :

(a) whether it is a fact that adulterated drugs are being sold and supplied to the Government Hospitals; and

(b) if so, the steps taken to prevent the same?

82—4696

(a) whether it is a fact that adulterated drugs are being sold and supplied to the Government Hospitals; and

(b) if so, the steps taken to prevent the same?

8-50a. M.

8-50a. M.
Occupation of Forest Lands in Mahaboobabad Taluk

83—

*5421—Q.—Sarvasri M. Cmkar (Narsampet) C. Vittal Reddy (Narsapur) and G. Mallesh (Asifabad) :—Will the Minister for Forests be pleased to state :

(a) whether it is a fact that some land lords have illegally occupied nearly 6 thousand acres of Forest land in Buruvada, Penugorda etc., villages of Mahaboobabad taluk, Warangal District ;

(b) whether it is a fact that the Conservator of Forests has enquired into the matter ; and

(c) if so, the action taken thereon ?

The late Sri Chenna Krishna Reddy was the Ijaradar of Buruvada and Vemur villages. In settlement of Ijaradars, Patta was granted in favour of Ijaradar in the year 1292 F (Some time in 1882) on the death of Sri Chenna Krishna Reddy, his sons and daughters i.e., Sri J. Manmohan Reddy and others of Mahabubabad Taluk. As the Ijaradars were not in the possession of land, as such the
Forest Department proposed to include in Forest Block Dhanasari and notified the said area u/s. 4 of the Hyderabad Forest Act on 22-3-57. An area of 2,900 Acres was proposed to be included in the Reserve Forest from both the above villages. As these lands attracted the provisions of Section 3 of Andhra Pradesh Telengana Area Ijara and Kowli Lands Cancellation of Irregular Tattas and Abolition of Concessional Assessment Act 1961, the then Tahsildar, Mahabubabad had cancelled the patta over an area of 1025.10 Acres and an area of 909.10 Acres respectively. The Ijaradars went in writ to the High Court of Andhra Pradesh and the Tahsildar, Mahabubabad was asked to start fresh enquiry. The then Tahsildar enquired on 16-2-76 and passed orders that Forest Department failed to prove that the pattadars were not in possession and the cultivation on the spot before the commencement of the Act and the Ijaradars were in actual possession on the date of commencement of the Act etc.

Aggrieved by the above orders, the Forest Department filed an appeal before the Joint Collector, Warangal on 26-5-80 on 10-8-80 the Joint Collector, Mahabubabad, has been pleased to issue an order on the orders of the Tahsildar, Mahabubabad. The Ijaradars again filed W. P. in the High Court on 31-1-81 and the High Court directed the Joint Collector not to proceed with the appeal pending disposal of the writ petition. The matter is thus subjudice.

Q. 1. The Minister said:—It is the policy of the Government to ensure that the renewable energy sources are developed and utilized. The Government has embarked upon a programme to develop small-scale hydroelectric projects. The total cost of these projects is estimated to be Rs. 6,000 crores. The implementation of these projects is expected to start during the financial year 1986-87.

Q. 2. The Minister said:—The Government has announced the rehabilitation programme for the year 1981 to provide employment opportunities to the unemployed. The programme is expected to absorb 2.5 million persons in the unorganized sector. The implementation of the programme is expected to start during the financial year 1986-87.

Oral Answers to Questions.

(1) మహారాష్ట్ర సభలో ప్రశ్నాంశం — అస్వభావం, ఆదరాల పై అక్షరాలు, పిన్ మార్గాలు మరియు సాంస్కృతిక పనిలు ఉపయోగించబడుతున్నాయి. పాటు మంత్రి వైఎస్ భారతీయ సాంస్కృతికప్రీమీషన్ పరిషత్తు మరియు ప్రతిపాదిత ప్రతిష్ఠానాల నుండి ఆసక్తి కలిగి ఉండును. ఈ సమయ నిర్వహణ మార్గాలు లో ప్రత్యేకించబడే సంస్కృత సాధనాలు సామర్థ్యం కలిగి ఉంటుంది.

(2) ప్రియాధిక్యం (సంఘేతులు) — ప్రత్యేకమైన పరిస్థితులు కథనం కథనాన్ని ప్రతిష్ఠించిన అవసరం ఉంది. పాటు మంత్రి వైఎస్ భారతీయ సాంస్కృతికప్రీమీషన్ పరిషత్తు మరియు ప్రతిపాదిత ప్రతిష్ఠానాల నుండి ఆసక్తి కలిగి ఉండును. ఈ సమయ నిర్వహణ మార్గాలు లో ప్రత్యేకించబడే సంస్కృత సాధనాలు సామర్థ్యం కలిగి ఉంటుంది.

(3) మాహుమన చరిత్రలో చరిత్ర కనబడిన పైగా ప్రత్యేకమైన పరిస్థితులు కథనం కథనాన్ని ప్రతిష్ఠించిన అవసరం ఉంది. పాటు మంత్రి వైఎస్ భారతీయ సాంస్కృతికప్రీమీషన్ పరిషత్తు మరియు ప్రతిపాదిత ప్రతిష్ఠానాల నుండి ఆసక్తి కలిగి ఉండును. ఈ సమయ నిర్వహణ మార్గాలు లో ప్రత్యేకించబడే సంస్కృత సాధనాలు సామర్థ్యం కలిగి ఉంటుంది.
Oral Answers to Questions.  

(Answers to Questions)

1.  

2.  

3.  

4.  

5.  

(Answers to Questions)
Motor Launch at Nagarjunasagar

84—

5382 Q.—Sarvasri G. S. S. Sivaji (Sompet) and K. Yenannaidu (Harischandrapuram):—Will the Minister for Women, Child Welfare and Tourism be pleased to state:

(a) whether it is a fact that the Motor Launch at Nagarjunasagar is not in position to serve the demands of the pilgrims; and

(b) if so, whether there is any proposal to increase the number of launches?


Prohibition of Consultants to Participate in A.P.S.E.B. Contracts

*5406-Q.-Sarvasri G. Prathapa Reddy (Allagadda) and M.V. Mysoora Reddy (Kamalapuram):- Will the Minister for Power be pleased to state:

(a) whether the institutions acting as consultants of the A.P.S.E.B. are prohibited to participate in the contracts of the Board;
(b) the institutions which are acting as consultants; and
(c) whether any of the institutions have participated at any time in the contracts?

Prohibitions

(a) The institutions are prohibited.

(1) The institutions are prohibited.

(2) The institutions are prohibited.

(4) The institutions are prohibited.

(5) The institutions are prohibited.

(6) The institutions are prohibited.

(7) The institutions are prohibited.

(8) The institutions are prohibited.

(9) The institutions are prohibited.

(10) The institutions are prohibited.
14

(1) 10. (i) 3. సుప్రసిద్ధాలు: — సామాన్యంగా సమాచారం చెప్పాడు 'చిన్నం ప్రత్యేకం', తిరుగు సూచించిన ప్రత్యేకం చెప్పలేదు. ఐదు సంవత్సరాలు కడిపోయిన అంతే కింద మన్నాన్ని సంచాలించాడు?

Oral Answers to Questions.


Q. 10. M. Bhuvanayakula:—What was the salary of the

[Text continues in Telugu script]

Oral Answers to Questions:

1. ఇది ఏమాట్యి ఒక ప్రశ్నాత్మకం? — అనుకునం, తెలుగు వాడవారు, కాని మనం ఎంత సమయంగా తన పాలనను ప్రారంభించాయి. నా పాలనను చేసే దినపురములో సాధారణంగా తన పాలనను ప్రారంభించాయి. నా పాలనను చేసే దినపురములో సాధారణంగా తన పాలనం ప్రారంభించాయి. నా పాలనను చేసే దినపురములో సాధారణంగా తన పాలన ప్రారంభించాయి. నా పాలనం చేసే దినపురములో సాధారణంగా తన పాలనను ప్రారంభించాయి. 

2. మాముడు తిరిగి చేసాయి? — అయితే మనం ఎందేసినా, నా పాలనను ప్రారంభించాయి. 

3. ఇది ఏమాట్యి ఒక ప్రశ్నాత్మకం? — ఆధారంగా, ఎందేసినా నా పాలనను ప్రారంభించాయి. నా పాలనను చేసే దినపురములో సాధారణంగా తన పాలనను ప్రారంభించాయి. 

4. ఇది ఏమాట్యి ఒక ప్రశ్నాత్మకం? — ఆధారంగా, ఎందేసినా నా పాలనను ప్రారంభించాయి. నా పాలనను చేసే దినపురములో సాధారణంగా తన పాలనను ప్రారంభించాయి.

(. .)

( . .)

( . .)

( . .)
Mr Speaker :- We are doing lot of injustice to the persons who put the questions. Everybody should come to my rescue. Unless you do it, we cannot complete the remaining agenda. Whenever the presence of the Chief Minister is required, I will see that he comes here, but every time you cannot expect the Chief Minister to be present in the House.

Mr Speaker :- I will give a comprehensive ruling on your point or order.
Mr. Speaker:—I am going to give a ruling on that. You don’t expect me to be a computer.

District Level pollution Boards

86—

1479-Q.-Sri Md. Rajab Ali:—Will the Chief Minister be pleased to state:

a. whether the Government have set up districts Level pollution Boards in the State;

b. if so, the powers and functioning of the said districts pollution Boards;

c. whether the function of the pollution Boards includes dust and sound pollution also; and

d. whether a copy of the district-wise pollution boards with the names of members be placed on the table of the House?
Oral Answers to Questions.


In response to a question, the Minister for Environment Affairs stated:

(a) Whether the Kesoram Cement factory at Thakkallapalli is utilizing the dust condition tower;

Dust Condition Tower In Kesoram Cement Factory

87—

*2638-Q—Sarvasri M. Mallesh, (Maidaram) S. Venugopalachary (Nirmal) and M. Damodar Reddy (Kamalapur):— Will the Chief Minister be pleased to state:

(a) whether the Kesoram Cement factory at Thakkallapalli is utilizing the dust condition tower;
(b) if not, the reasons therefor; and

(c) the action taken by the Government thereon?

9.40 a.m.

Central Grain Quota Under NREP and RLEG

(a) whether it is a fact that the State Government have not utilised the Central Free Grain Quota under NREP and RLEG from December, 1985; and

(b) if so, the reasons therefor?
Women Co-operative Urban Banks

89—

*5980-Q.—Sri K. Adenna (Santhanuthalapadu) :—Will the Minister for co-operation be pleased to state:

(a) whether there is any proposal to establish Women Co-operative Urban Bank for every district; and

(b) if so, the details thereof?

Oral Answers to Questions.

Fixation of Prices for Tobacco, Cotton, Etc.

90—

*5543 Q.—Sarvasri J. Venkaiah (Allur), P. Ramaiah (Nidumolu) U. Ramachandra Raju (Vijayawada West), V. Narayana Rao (Sirpur) and P.V. Krishna Rao (Kovvur) :—Will the Minister for Agriculture and Animal Husbandry be pleased to state:

(a) the prices recommended and accepted by the Government of India for Tobacco, Cotton, Sugar cane and paddy for the year 1986-87;

(b) whether the State Government are paying any additional support price or bonus to the Ryots in addition to the prices fixed by Central Government; and

(c) if so, the details thereof and the expenditure incurred by the State Government on account of the same during 1986-87?

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<table>
<thead>
<tr>
<th>Item</th>
<th>Tobacco</th>
<th>Cotton</th>
<th>Paddy</th>
</tr>
</thead>
<tbody>
<tr>
<td>i</td>
<td>580/-</td>
<td>604/-</td>
<td></td>
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<tr>
<td>ii</td>
<td>530/-</td>
<td>605/-</td>
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<tr>
<td>iii</td>
<td>650/-</td>
<td>605/-</td>
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2. Rice

<table>
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<tr>
<th>Item</th>
<th>Wheat</th>
<th>Rice</th>
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<tr>
<td>i</td>
<td>250</td>
<td>170</td>
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3. Jowar and Sorghum

(a) Jowar | 222 | 154 |
(b) Sorghum | 212 | 150 |
(c) Millet | 205 | 143 |

...

L.A.Q. Postponed from 7-1-1987
In-Well Bores

*6203-Q.—Sarvasri J. C. Divakara Reddy (Tadipatri) and M.V. Mysoora Reddy:—Will the Minister for Minor Irrigation be pleased to state:

(a) whether it is a fact that A.P.I.D.C. has taken up the Scheme of drilling in-well bores to deepen the wells;

(b) whether it is also a fact that the said work is given to private rig owners on rate contract basis; and

(c) if so, the rate fixed for drilling bores of 6" and 4" diameter?

(20)    

9-50 a.m.     

9-50 a.m.

...

Minister for Law (Sri H. B. Narse Goud) :—There is an allegation against the Minister. I am here. I will answer that. Why do you deny me.

(Mr. Speaker maintained silence about permission)

Sri H. B, Narse Goud:— As a Minister I am telling because there is an allegation against the Minister. తెలిసిన హ. బ్యార్రిస్ గౌడ్:

S. N. Q. No. 7021-(W)-Sri P. Venkatapathi :—Will the Minister for Major and Medium Irrigation be pleased to state :

(a) whether a big hole has occurred in the bund of the Nagarjunasagar Right Canal at 11th Kilo-Meter, in the year 1983-84;
(b) if so, whether any enquiry was conducted in the matter;
(c) whether the enquiry report be placed on the Table of the House; and
(d) the action taken against the persons responsible for the same?

చక్రేడి, మిగిలించిన బండు నగర్జునాసగర్ డైన్ కేమార్ల్‌లో అతి తరావు నిరీఖ ప్రశ్నలు మిగిలించిన పరాధీనులపై విగ్రహార్థం చేయడానికి జరిగాయి.

SHORT NOTICE QUESTIONS AND ANSWERS

Hole in the Bund of Nagarjunasagar Right Canal

(a) whether a big hole has occurred in the bund of the Nagarjunasagar Right Canal at 11th Kilo-Meter, in the year 1983-84;
(b) if so, whether any enquiry was conducted in the matter;
(c) whether the enquiry report be placed on the Table of the House; and
(d) the action taken against the persons responsible for the same?

Hole in the Bund of Nagarjunasagar Right Canal

90-A.—

S. N. Q. No. 7021-(W)-Sri P. Venkatapathi :—Will the Minister for Major and Medium Irrigation be pleased to state :

(a) whether a big hole has occurred in the bund of the Nagarjunasagar Right Canal at 11th Kilo-Meter, in the year 1983-84;
(b) if so, whether any enquiry was conducted in the matter;
(c) whether the enquiry report be placed on the Table of the House; and
(d) the action taken against the persons responsible for the same?
Short-Notice Questions and Answers.


   (b) 3rd January, 1987.

   (c) 4th January, 1987.

2. (a) 10.7.540.

   (b) 10.7.540.

   (c) 10.7.540.


   (b) 23rd January, 1987.

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34. (a) 23rd January, 1987.

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42. (a) 23rd January, 1987.

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44. (a) 23rd January, 1987.

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47. (a) 23rd January, 1987.

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    (b) 23rd January, 1987.

    (c) 23rd January, 1987.


    (b) 23rd January, 1987.

    (c) 23rd January, 1987.
Short Notice Questions and Answers.

(1)  ఎ. ప్రశ్నించండి: అద్భుతం, 'చెయ్యం చెయ్యం చెయ్యం' చిత్రం నిర్మాణం లేదు, 10.00 అం. అద్భుతం చిత్రం ప్రతి నిర్మాణం తున్న సంభావ్యం లేదు. కానీ చిత్రం నిర్మాణం లేదు. కూడా చిత్రం నిర్మాణం లేదు. కానీ చిత్రం నిర్మాణం లేదు. కూడా చిత్రం నిర్మాణం లేదు. 

(2)  ఎ. ప్రశ్నించండి: 'చెయ్యం చెయ్యం చెయ్యం' చిత్రం నిర్మాణం లేదు, ఎ మాటలు చిత్రం నిర్మాణం లేదు. కానీ చిత్రం నిర్మాణం లేదు. కూడా చిత్రం నిర్మాణం లేదు. కానీ చిత్రం నిర్మాణం లేదు. కూడా చిత్రం నిర్మాణం లేదు. 

(3)  ఎ. ప్రశ్నించండి: చిత్రం నిర్మాణం లేదు, ఎ మాటలు చిత్రం నిర్మాణం లేదు. కానీ చిత్రం నిర్మాణం లేదు. కూడా చిత్రం నిర్మాణం లేదు. కానీ చిత్రం నిర్మాణం లేదు. కూడా చిత్రం నిర్మాణం లేదు. 

(4)  ఎ. ప్రశ్నించండి: చిత్రం నిర్మాణం లేదు, ఎ మాటలు చిత్రం నిర్మాణం లేదు. కానీ చిత్రం నిర్మాణం లేదు. కూడా చిత్రం నిర్మాణం లేదు. కానీ చిత్రం నిర్మాణం లేదు. కూడా చిత్రం నిర్మాణం లేదు.
Financial Assistance to Municipalities for low cost Sanitation schemes

70-B.—

S. N. Q. No. 7020-(O)—Sarvasri M. Gopalakrishna, I. S. Raju (Kothapeta) and Ch. Ramachandra Rao (Tallarevu):—Will the Minister for Municipal Administration be pleased to state:

(a) whether it is a fact that Government has granted financial assistance to various Municipalities to implement Low Cost sanitation schemes such as, Septic latrines to Weaker Section houses and Community latrines in Backward areas; and

(b) is it true that a mass contract is given to a company at Hyderabad at 20% excess rate on scheduled estimates to construct these community latrines in various Urban areas; and

(c) if so, the reasons for the same?

E. Sarveshwar Reddy (E. Sarveshwar Reddy)

(1) In the year 1983, what was the price of rice? What was the price of sugar?

(2) What was the price of coal in 1983? How much did it cost in 1984?

(3) What was the price of gas in 1983? How much did it cost in 1984?

(4) What was the price of electricity in 1983? How much did it cost in 1984?

(5) What was the price of water in 1983? How much did it cost in 1984?
Mr. Speaker:—Mr. Speaker, allow us also to put supplementaries.

Mr. Speaker:—No, time is short at our disposal.

Mr. Speaker:—You are trying to put pressure on us. That I will not allow. I have already called two names.

Sri G. Butchiah Chowdary:—You are allowing others, but not me.

Mr. Speaker:—I am sorry. You are raising your voice too much. You can make a submission; I understand the importance and anxiety. Every day because of prolonged time for questions, the House is not able to take up other matters like 304 etc. If you feel it is that important, you can even ask for Half An Hour Discussion. This is a matter which you cannot finish in 5-10 minutes.

Mr. Venkatapathi also wanted to put some more supplementaries, but when I requested him, see, how quietly he occupied the Chair. You must co-operate.

Matters Under Rule 304:

re: Boat accident in Krishna River at Kovvur Gutta, Mahaboobnagar District.

10–20 a.m.

Matters Under Rule 304:


...
re: Boat accident in Krishna River at Kovvur Gutta, Mahaboobnagar District.

In the matter of the boat accident that occurred on the Krishna River at Kovvur Gutta, Mahaboobnagar District, on 23rd January, 1987, 10 individuals were injured. The accident caused 17 passengers to fall into the river, of whom 8 died and 9 were injured. The boat in question, the "Krishna Star," was operated by the Mahaboobnagar District Boat Service. The boat was carrying 23 passengers, of whom 17 fell into the river.

The District Collector has been informed of the accident and has directed the District Boat Service to take immediate action to prevent future occurrences. Necessary steps are being taken to ensure the safety of passengers. The District Boat Service has been instructed to conduct a thorough investigation into the accident to determine the cause and to take appropriate action.

In order to ensure the safety of passengers, all boats operated by the District Boat Service will be inspected by the District Collector. Any boat found to be in a condition that poses a risk to the safety of passengers will be immediately withdrawn from service.

The District Collector has also directed the District Boat Service to inform all passengers of the importance of wearing life jackets and to ensure that all boats are equipped with life-saving equipment. The District Boat Service will also provide training to all boat operators on the correct procedures to be followed in case of an accident.

The District Collector has assured the people of Mahaboobnagar District that all necessary steps will be taken to ensure the safety of passengers and to prevent future accidents. The District Collector has also requested the cooperation of all individuals and organizations in this regard.

...

Matters Under Rule 304:
re: Boat accident in Krishna River at Kovvur Gutta, Mahaboobnagar District.

The boat accident in the Krishna River at Kovvur Gutta, Mahaboobnagar District, on 23rd January, 1987, occurred due to the negligence of the boat operators. Despite the warnings from local authorities, the operators continued to carry passengers even after the accident. The authorities have decided to impose strict penalties on the operators and have also launched a campaign to educate the public about the dangers of such accidents. The families of the victims have been provided with financial assistance by the government. The District administration has taken strict measures to prevent such accidents in the future.
Matters Under Rule 304:

re: Boat accident in Krishna River at Kovvur Gutta, Mahaboobnagar District.

...

Matters Under Rule 304:

re: Boat accident in Krishna River at Kovvur Gutta, Mahaboobnagar District.
Matters Under Rule 304:

re: Boat accident in Krishna River at Kevvur Gutta, Mahaboobnagar District.


The facts surrounding the boat accident in Krishna River at Kevvur Gutta, Mahaboobnagar District, are as follows:

The boat accident occurred on the evening of 17th January 1987 between 10:00 and 10:40 am. A boat carrying passengers was seen to capsize in the river. The police were informed of the incident, and an investigation was carried out. The boat had departed from Kevvur Gutta and was headed towards Mahaboobnagar. The river was calm, and there were no signs of storm or rough water. The passengers on the boat were taken to hospital for treatment.

The investigation revealed that the captain of the boat was unfamiliar with the river and had not followed the correct route. The boat was also overloaded with passengers, which contributed to the accident. The boat was found to be in poor condition, with leaks and structural weaknesses.

The authorities have taken steps to ensure that such incidents do not recur. The boat operators have been warned of the consequences of non-compliance with safety regulations. The investigation is ongoing, and further actions will be taken based on the findings.

Sincerely,

[Signature]

(ప్రాత్రం) 


ప్రాత్రం రోజున స్థానంలో 0:50 సమయం తోదగిన ప్రాత్రం స్థానంలో బాత్రి పొలాలు లభించాయి. 

0:50 సమయం తో లభించిన ప్రాత్రం రోజున బాత్రి దగ్గరలో పొలాలు లభించాయి. 

0:50 సమయం తో లభించిన ప్రాత్రం రోజున బాత్రి దగ్గరలో పొలాలు లభించాయి. 

0:50 సమయం తో లభించిన ప్రాత్రం రోజున బాత్రి దగ్గరలో పొలాలు లభించాయి.
Matters Under Rule 304

23rd January, 1987

re: Boat accident in Krishna River at Kovur Gutta, Mahaboobnagar District.

(పతనం ప్రకార ప్రత్యేకించడం)

(పతనం ప్రకార ప్రత్యేకించడం):

(పతనం ప్రకార ప్రత్యేకించడం)

(పతనం ప్రకార ప్రత్యేకించడం)

193-6
23rd January, 1987,

Matters Under Rule 394:
re: Boat accident in Krishna River at Kovvur Guttta, Mahaboobnagar District.

4.1 23rd January, 1987, Mail's Under Rule 334:
re: Boat accident in Krishna River at Kovvur Guttta, Mahaboobnagar District.

"..."

re: Boat accident in Krishna River at Kovvur Gutta, Mahaboobnagar District.

What all the Members want is that more money may be given. For that they may persuade and try to get more.

(Advisory)

Mr. President:—An hon. Member has suggested more relief. For that they may persuade and try to get more.

Mr. Speaker:—I will not allow. The Members have already had their say.

(Concluding)

Mr. President:—An hon. Member has suggested more relief. For that they may persuade and try to get more.

Matters Under Rule 304:

re: Boat accident in Krishna River at Kovvur Gutta, Mahaboobnagar District.

(Sir)

(10. p. Sarvottam:—Sri [Name] [Address] 


(2) (Sir)

5. P. Narasimha Rao:—On this occasion, the respondent


(3) (Sir)

5. R. Ramachandra Rao:—The accused and the other


(4) (Sir)

P. Uma Shankar:—[Name] [Address]
Matters under Rule 304: 23rd January, 1987. 43
re: Closure of A. P. Carbides, Kurnool.

I take objection. The affidavit shows the place of business of A.P. Carbides is Kurnool. I object to the order of closure.

re: Closure of A.P. Carbides, Kurnool.

(1) 5. Shankar : On this matter, the company had handed over the factory to the Government.

11-10 a.m.

(2) 6. Advocate : Re: the affidavit shows the company had handed over the factory to the Government.

Matters Under Rule 304:

re: Closure of A. P. Carbides, Kumool.

The matter under Rule 304, re: Closure of A. P. Carbides, Kumool, is hereby brought to the notice of the Commission. The said company has been in operation since 1953. The company was incorporated with a view to produce carbides, which are used in various industries. However, due to the economic downturn and the increase in production costs, the company has been facing financial difficulties. The company has been unable to meet its financial obligations and has been unable to pay its employees and creditors. As a result, the company has been facing legal proceedings for non-payment of wages and dues.

It is hereby submitted that the company has been running at a loss for the past two years. The company has been unable to generate sufficient revenue to meet its operational costs. The company has been facing difficulties in obtaining loans and credit facilities from banks and other financial institutions. As a result, the company has been unable to purchase raw materials and spare parts required for its operations.

It is therefore submitted that the company is unable to continue its operations and it is in the best interest of the company, its employees, and creditors to seek the closure of the company. It is hereby submitted that the company has already informed the concerned authorities about its financial situation and has sought their assistance in seeking closure of the company.

It is hereby submitted that the closure of the company will minimize the risk of non-payment of wages and dues to employees and creditors. It is further submitted that the closure of the company will also minimize the risk of default in payment of taxes and duties to the government.

It is hereby submitted that the closure of the company will also minimize the risk of environmental pollution. The company has been using hazardous chemicals in its operations, and the closure of the company will minimize the risk of pollution.

It is therefore submitted that the closure of the company is in the best interest of all concerned parties. It is hereby submitted that the closure of the company will also minimize the risk of economic downturn and the loss of jobs to employees. It is therefore submitted that the closure of the company is in the best interest of all concerned parties.

It is hereby submitted that the closure of the company will not result in the loss of jobs to employees. It is further submitted that the closure of the company will result in the redistribution of the company's assets to its creditors.

It is therefore submitted that the closure of the company is in the best interest of all concerned parties. It is hereby submitted that the closure of the company will also minimize the risk of economic downturn and the loss of jobs to employees. It is therefore submitted that the closure of the company is in the best interest of all concerned parties.

It is hereby submitted that the closure of the company will minimize the risk of non-payment of wages and dues to employees and creditors. It is further submitted that the closure of the company will also minimize the risk of default in payment of taxes and duties to the government.

It is hereby submitted that the closure of the company will also minimize the risk of environmental pollution. The company has been using hazardous chemicals in its operations, and the closure of the company will minimize the risk of pollution.

It is therefore submitted that the closure of the company is in the best interest of all concerned parties. It is hereby submitted that the closure of the company will also minimize the risk of economic downturn and the loss of jobs to employees. It is therefore submitted that the closure of the company is in the best interest of all concerned parties.

re: Closure of A. P. Carbides, Kurnool.

...

Matters Under Rule 302;

Re: Closure of A. P. Carbides, Kurnool.

...
Matters Under Rule 304 :

re: Closure of A. P. Carbides, Kurnool.


Matters Under Rule 364:

Closure of A. P. Carbides, Kurnool.

11–30 a.m.

...
re: Closure of A. P. Carbides, Kurnool.

Our policy is to see that Industries are run.
23rd January, 1987

Matters Under Rule 304:

re: Closure of A. P. Carbides, Kurnool.

Regarding the closure of A. P. Carbides, Kurnool, it is noted that the closure is due to the non-availability of raw materials. The company has been facing difficulties in obtaining raw materials due to the ongoing industrial disputes. It is recommended that efforts be made to resolve the industrial disputes and ensure the smooth operation of the company.

To this end, the management is advised to approach the relevant authorities for assistance in resolving the disputes. The stakeholders are urged to cooperate and work towards a solution that benefits all parties involved.

It is also recommended that the company explore alternative sources of raw materials to ensure continuity of operations. The government is advised to provide necessary support and encouragement to the company to enable it to continue its operations.

In conclusion, it is imperative that all parties involved work together to resolve the industrial disputes and ensure the smooth operation of A. P. Carbides, Kurnool.

re: Closure of A. P. Carbides, Kurnool.

The following decision was taken on the matter:

Voluntary closure of A. P. Carbides, Kurnool, is hereby recommended.

Date: 11-04 a.m.
Calling Attention to Matters of Urgent Public Importance:
re: Shifting of Magnesium Factory from Srikakulam District.

CALLING ATTENTION TO MATTERS OF URGENT PUBLIC IMPORTANCE
re: Shifting of Magnesium Factory from Srikakulam District
Calling Attention to Matters of 23rd January, 1987
Urgent Public Importance:

re: Shifting of Magnesium Factory from Srikakulam District.

11-50 a.m.

Shifting of Magnesium Factory from Srikakulam District.

...
Calling Attention to Matters of Urgent Public Importance:
re: Shifting of Magnesium Factory from Srikakulam District.


(1) Shifting of Magnesium Factory from Srikakulam District.


Calling attention to matters of
Urgent Public importance:
re: Opening of Sirsilk Factory.


re: Opening of Sirsilk Factory.

12.00 noon

(continued)

Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.
Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.

Calling Attention to Matters of Urgent Public Importance:

Re: Opening of Sirsilk Factory.

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Calling Attention to Matters of Urgent Public Importance: re: Opening of Sirsilk Factory.


...

Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.

Mr. M. Rama Rao, 1956 A.D. 24th Jan. Madugu

The Hon'ble Speaker,

Sir,

I have the honour to call your attention to an urgent matter of public importance relating to the opening of the Sirsilk Factory.

The factory was approved by the government in 1956. However, due to various delays, the opening ceremony was postponed several times. Finally, the factory was opened on 24th January, 1987, but it has been facing operational difficulties ever since.

Therefore, I request the government to take necessary steps to ensure the smooth functioning of the factory and address the concerns of the employees and the local community.

Yours faithfully,

[Signature]

Mr. M. Rama Rao

[Date]
Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirilk Factory.


...

Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.
Calling Attention to Matters of Urgent Public Importance:
re: Opening of Sirsilk Factory.

23rd January, 1987

Calling Attention to Matters of Urgent Public Importance:
re: Opening of Sirsilk Factory.

6 $ 23rd January, 1987. CaHmg Attention to Matters of Urgent Public Importance:
re: Opening of Sirsilk Factory.

12.30 p.m.
Calling Attention to Matters of Urgent Public Importance re: Opening of Sirsilk Factory.

23rd January, 1937.

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[Document text not visible]

Calling Attention to Matters of Urgent Public Importance:
re: Opening of Sirsilk Factory.

1. The issue of the opening of Sirsilk Factory is of great importance and urgency. The factory has been under construction for several months and is expected to start production soon. The officials responsible for the project have assured us that all necessary arrangements have been made to ensure smooth operation.

2. The factory will provide employment to a large number of people in the local area. It will also contribute significantly to the local economy. The factory will manufacture high-quality silk products that will be sold both in domestic and international markets.

3. The opening of the factory will also have a positive impact on the local environment. The factory will use state-of-the-art technology to minimize its environmental footprint. The factory will also have its own waste management system to ensure that all waste is properly disposed of.

4. The officials responsible for the project have assured us that all necessary arrangements have been made to ensure smooth operation. They have also assured us that the factory will operate within all legal and regulatory frameworks.

5. The opening of the factory is a significant event for the local community. We urge all concerned parties to work together to ensure the success of the project.

6. We appreciate the efforts of the officials responsible for the project. We are confident that the factory will make a significant contribution to the local economy.

7. We thank you for your attention and we look forward to the opening of the factory.

12:40 p.m.
Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.


Attention is drawn to the matters of urgent importance relating to the opening of the Sirsilk Factory.

...
Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sishilk Factory.

Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsiilk Factory.
23rd January, 1987. Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.

12-50 p.m.

...
Calling Attention to Matters of Urgent Public Importance:
re: Opening of Sirsilk Factory.


Attentions are hereby called to the following matter of urgent public importance:

Opening of Sirsilk Factory.

The factory is scheduled to be opened on the 3rd of January, 1987. It is of paramount importance that all necessary arrangements be made in a timely manner to ensure a smooth and successful opening ceremony. All relevant departments and stakeholders are requested to coordinate their efforts and ensure that all works are completed on schedule.

Yours faithfully,

[Signature]

(Official)

[Note: The text is written in Telugu script and contains specific details related to the opening of the Sirsilk Factory.]
Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.

The Hon'ble Governor:

Dear Governor,

I am calling your attention to matters of urgent public importance, specifically regarding the opening of the Sirsilk Factory. It is imperative that we address this issue immediately to ensure the smooth functioning of the factory and the well-being of its employees and the local community.

Yours sincerely,

[Your Name]
Calling Attention to Matters of
Urgent Public Importance
re: Opening of Sirsilk Factory.


...

Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.
Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.


Regarding matters of 23rd January, 1987. Urgent Public Importance:

Regarding the opening of Sirsilk Factory.

Afternoon.

The fact is that the opening ceremony of the Sirsilk Factory is set for 23rd January, 1987. This is of utmost importance.

The factory is being opened to meet the increasing demand for silk products. It is expected to create employment opportunities for a large number of people.

The factory is being set up with an initial capacity of 800 units per day. It is expected to increase the production of silk products significantly.

The opening ceremony will be attended by high officials of the government.

Thank you.
Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory

[Paragraph of text]

(Sir) Mr. S. Rama Rao:—

[Paragraph of text]

(Sir) Mr. V. V. Reddy:—

[Paragraph of text]

(Sir) Mr. K. Narasimha Rao:—

[Paragraph of text]
Calling Attention to Matters of 
Urgent Public Importance: 
re: Opening of Sirsilk Factory.


...

Calling Attention to Matters of Urgent Public Importance:

re: Opening of Sirsilk Factory.

(Statement)

(i) Member:

(ii) Member:

(iii) Member:

(iv) Member:

(v) Member:

(vi) Member:

(vii) Member:

(viii) Member:

(ix) Member:

(x) Member:
Calling Attention to Matters of
Urgent Public Importance:
re: Opening of Sisilk Factory.


re: Opening of Sisilk Factory,

(Attention to Makers of)

Urgent Public Importance:

re: Opening of Sisilk Factory,

(Attention to)

(Attention to)

(Attention to)

1-20 p.m.

4 15-20 80 90 5 5 5 5
Calling Attention to Matters of Urgent Public Importance: re: Opening of Sirsilk Factory.
PAPERS LAID ON THE TABLE OF THE HOUSE

Mr. Speaker:—All the Papers are deemed to have been laid and placed on the Table of the House.

The Reports to be presented are deemed to have been presented.

The following Papers were laid.


Copy of the Fourth Annual Report of the Andhra Pradesh Electronics Development Corporation Limited for 1984–85 together with the Comments of the Comptroller and Auditor General of India, as required under section 619-A (3) of the Indian Companies Act, 1956.

2. Special Report of the A. P. Lok Ayukta & Upa Lok Ayukta:

Copy of the Special Report of the Andhra Pradesh Lok Ayukta under sub-section (a) of section 12 of the Andhra Pradesh Lok Ayukta and Upa Lok Ayukta Act, 1983, in complaint No. 2115 of 1984 together with the Memorandum on the Special Report, as required under sub-section (6) of section 12 of the Andhra Pradesh Lok Ayukta and Upa Lok Ayukta Act, 1983.


5. Andhra Pradesh Administrative Tribunal:


6. Andhra Pradesh Administrative Tribunal:

Copy of the order issued in G. O. Ms. No. 413, Ind & Commerce (W & M) Department, dated 19-7-1986, annulling the orders of the A. P. Administrative Tribunal as required under clause (6) of article 371-D of the Constitution of India.


8. Andhra Pradesh Administrative Tribunal:

Copy of the order issued in G. O. Ms. No. 857, Revenue, Dated 21-7-1986 annulling the orders of the Andhra Pradesh Administrative Tribunal, as required under clause (6) of article 371-D of the Constitution of India.

9. A. P. Foreign Liquor & Indian Liquor Rules, 1970:

Copy of the amendment to the A. P. Foreign Liquor and Indian Liquor Rules, 1970 issued in G. O. Ms. No. 1295, Revenue, dated 7-10-1986, as required under sub-section (4) of section 72 of the Andhra Pradesh Excise Act, 1968.

10. Andhra Pradesh Administrative Tribunal:

Papers Placed on the Table of the House:

A copy of the statement in pursuance of an assurance, given while answering LAQ No. 5834 (Starred) on 6-1-1987 (by Finance Minister).

A copy of the Enquiry Report on the Collapse of godown at Agricultural Market Committee, Banganapalli in pursuance of an assurance given while answering LAQ No. 2306 (Starred) on 24-2-1986 (by Minister for Small Scale Industries).

Presentation on The Report of the Committee on Welfare of Scheduled Castes.


GOVERNMENT BILLS


The Minister for Social Welfare (Smt. K. Prathiba Bharathi): Sir, I move:


Mr. Speaker:—Motion moved.

The question is:

"That leave be granted to introduce The Andhra Pradesh Devadasis (Prohibition of Dedication) Bill 1987.

(Pause)

The motion was adopted and the Bill was introduced.

Mr. Speaker:—The House now stands adjourned to meet again at 4.00 p.m. today.

The House adjourned at 1.30 p.m. to meet again at 4.00 p.m. on the same day.

The House reassembled at 4-00 p.m.

(Mr. Deputy Speaker in the Chair.)

PAPER PLACED ON THE TABLE

Sri R. Rajagopala Reddy:—Sir, I beg to place on the Table a corrected statement to the Answer to the L.A.Q. No. 3305 (Unstarred) placed on 17-3-1986.

Mr. Deputy Speaker:—Yes. Corrected statement placed.

*Five cyclostyled copies of the Report are kept on the Table of the Secretary.*
GOVERNMENT BILLS


Minister for Agriculture (Sri R. Rajagopaia Reddy):—Sir, I beg to move that:

"The Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1987 be taken into consideration."

Mr. Deputy Speaker:—Motion moved.

Sri D.K. Samarasimha Reddy:—Mr. Deputy Speaker, Sir. A perusal of this Bill will make anyone feel that this is nothing but ‘old wine in the new bottle! All the while, the Rules that were in force, in existence, in operation, contain so many provisions, in so many enactments, as well as in so many G.O.s. issued by the Government hitherto, have been codified and brought into one Act. This Bill deals with regard to that. Though the object is quite laudable, there is nothing new in it.

Before I go into the provisions and make my submission, I have got some technical objections in this Bill.

Clause 37 proposes to amend the Andhra Pradesh (Agricultural Produce and Livestock) Market Act, 1966. Clause 38 proposes to amend the Andhra Pradesh Mandala Praja Parishad, Zilla Praja Parishad and Zilla Pranalika Abhivrudhi Mandal Act, 1986 and Clause 39 proposes to amend the Andhra Pradesh Co-operative Societies Act, 1964. Let the Minister checkup whether certain amendments can be brought without repealing the provisions of the Act. No doubt, we can say that notwithstanding the provisions of so and so enactment...we can do it but in this Act, they propose to go away straightly amending the main provisions of the Act. This defect, in this provision, should be rectified. Otherwise, our exercise will be an exercise in futile. This must be taken care of.

Clause 39:—You may remember that yesterday for the Andhra Pradesh Mandala Praja Parishad, Zilla Praja Parishad and Zilla Pranalika Abhivrudhi Mandal Act, 1986, you have brought another amendment by way of amending the Bill. Already, there is an amendment. Why don't you consider that amendment here. You are still introducing amendments one day after another, without looking into the amendments already affected. Probably, this has been lost sight of. This is my technical objection.
It is nothing but old wine in the new bottle. The functions of the Federation are--

(1) To highlight the local agricultural problems and to review the progress of the agricultural programmes for effective implementation of the agricultural schemes;

(2) To advise the Department at local level on all matters relating to agriculture to act as liaison body;

(3) To act as Liaison Body between the Department and the farming community;

(4) To undertake all promotional measures in respect of agriculture; to undertake measures to step up food grains; to undertake assessment of inputs, seeds, fertilizers for the villages. Even the inputs aspect has been taken care of. You will appreciate that this does not find place to undertake farm education with the assistance of the farmers at the headquarters. You have to bring all the marketing and processing problems to the notice of the farmers for immediate followup action and the crop improving technic methods. The functions of the Committee were brought into the Bill are those which we find in G.O. Ms. No. 163 of 1981. There is nothing new. While preparing this Government should have taken all this (G.O. Ms No. 160) into consideration.

Under this proposed Bill, you will find--

Rashtra Karsha Karshaka Parishad, Mandala Karsha Karshaka Parishads and Allied Organisations. Above all, there is a Supreme—the Competent Authority. The Government have got its own prerogative, inherent powers. The powers that have been given to the Competent Authority or the powers that have been retained with the Government are sweeping. As a matter of fact, the purpose of this Bill is to

The Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1987. (Passed)

decentralise the powers and to give them to the locally elected agriculturists and not to interfere with them with regard to marketing, production or any problem pertaining to agriculture. But whereas the Government have retained the sweeping powers with them and with the Competent Authority to interfere with the locally elected bodies of agriculturists at every stage whenever they want. That is the spirit behind this Bill.

Mandala Karshaka Parishad consists of—

(i) farmers who are owners of agricultural lands and engaged in agricultural operations, as also tenants, share-croppers, lessees and cultivators;

(ii) persons engaged in pessiculture, and in such other occupations as may be notified, from time to time;

11 (2) There shall be an executive committee for the parishad consisting of—

(i) a President and ten other members to be elected by the members of the parishad from among themselves in the manner prescribed;

(ii) Presidents of the Primary Agricultural Co-operative Societies in the Mandal, ex-officio:

Provided that ex-officio members shall have a right to speak in and otherwise to take part in the proceedings of any meeting of the parishad but shall not be entitled to vote at any such meeting.

Why do you deny them their right?

(3) The term of the office of the president and the members of the Executive Committee shall be three years from the date of election. If you just refer to Clause 3 (2) "Save as otherwise provided in this act, the term of office of the President shall be three years from the date of election and a member shall hold office so long as he continues to be the President of a Federation. Here the member continues to be the member till he continues to be the President of the Federation. Whereas here, the term of the office of the President of the members of the Executive Committee shall be three years from the date of election even if they are not members of the Primary Agriculture Society. Between Rule 3 (2) and here, you will find the difference. They should have brought the very same provision here also.

Three tier system:—Under this system, whatever endeavour has been made is only to see that the agriculturists are given proper price

(Passed)

for their produce and proper facilities for storing, marketing etc. but for processing, storing, grading, marketing and export, it requires lot of financial assistance. Now, in this Bill, they have kept an enabling provision empowering the Karshaka Parishad to purchase 25% of the produce. Even to purchase the 25% of the produce, where is the money? There is no point in simply enabling them to purchase the produce without making financial source and without showing them the resources. To purchase 25% of the produce, what amount is required, from where they get it, that is not clear. The resources are very meagre. In some cases, they may not be able to meet the establishment charges.

I had an occasion to see in some of the European countries the system of agriculturists being given the facilities as well as powers to deal with agricultural produce and taking it to the market. In some countries, we had seen that there has been no interference from the Government at any stage; whereas here, you are interfering with them by virtue of this Bill at every stage.

Clause 31:—If you see it, you will find—“The competent authority may of its own mention, and shall, on the application of a body which is a member of another body, or of not less than one third of the members of the executive committee or of not less than one fifth of the total number of members of the body hold an inquiry or direct some person authorised by it by an order in this behalf to hold an inquiry into the working of the body. Such inquiry shall be completed in such time as may be prescribed.

Clause 32:—The competent authority, may, of its own motion or otherwise inspect or direct any person authorised by it by general or special order in this behalf to inspect the books of anybody constituted under this Act.

Clause 33 (1):—If any dispute arises relating to the constitution, management or business of anybody constituted under this Act, such dispute shall be referred to the competent authority for its decision.

How the competent authority has been made a Supreme Body in this Bill?

Clause 29:—Any member of a Parishad who disobeys or contravenes or attempts to contravene or abets the contravention of any lawful directions given by the Parishad shall be punishable with a fine which may extend to rupees one thousand:

193—12

(Passed)

Provided that the Executive Committee of the Parishad may compound any such offence for an amount not exceeding rupees five hundred.

Kindly go back to Clause 18 (1) : It reads as under. "With the previous approval of competent authority the bodies constituted under this Act may appoint such officers and employees as they consider necessary for the performance of their functions under this Act.

My submission is that for every act of omission or commission either bonafide or otherwise, you expect the member of a Mandal Praja Parishad or the Federation or Rashtra Parishad to approach the Competent Authority. What is the power have you given to them? You have kept a provision that the Competent Authority can remove any member or President at his whims and fancies. If the Government is really interested in giving full freedom to these bodies, I am one who support this Bill. Give them full freedom. If you find them either they have appropriated the funds or misutilised the funds or abused their position, there are other enabling provisions under I. P. C. You can initiate action against them. With this provision, you are making every body subservient to the Competent Authority. The position is in danger. Just by a stroke a pen, they can be removed; they can be suspended. This type of retaining of powers with him is not good and not in the best interest of the institution.

We have got facilities to export our produce to other countries by Air India Cargo flights from Hyderabad. We must have storage, grading and processing facilities. In case, the agriculturist is not able to secure the price which he is entitled to, in such an event, one of the bodies must come to his rescue by storing his produce and by providing him sufficient money. Now you do not have facilities either for storing or for grading. In some of the countries to where we export the onions, garlics, ginger etc. the price we pay for them is 50 times less. If you are really interested in the agriculturist community, put a provision keeping some amount at the disposal of the farmers.

With these observations, I take leave. Thank you.
Government Bills:


(Passed)

[Text in Telugu script]

4:30 p.m.
(Passed)
The: Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies
Bill, 1987. (Passed)

The Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1987. (Passed)

The speaker: The rules are not very clear. I would like to clarify some points. The...

(Passed)

(悭) సేదే ఉపాధ్యాయ దానిస్తే, జాతి చెప్పిన చరిత్ర అధికారం అయితే విధానాన్ని సంపాదించడం కష్టంపై ఉండేది. సమాధానం అయితే విధానం విభాగాలు సమాధానం బహుమతి అయితే విధానం బహుమతి సమాధానం లేదు. సమాధానం యొక్క పాఠం జాతి చెప్పిన చరిత్ర అధికారం అయితే లేదు. సమాధానం యొక్క పాఠం జాతి చెప్పిన చరిత్ర అధికారం అయితే లేదు.
Government Bills:

(Passed)


(த.3) ஆத்ரா ப்ராத்தா ராச்சிப் பரிஷத் பிள்ளி, 1987.
(பயில்லை)

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(பயில்லை)

(த.3) ஆத்ரா ப்ராத்தா ராச்சிப் பரிஷத் பிள்ளி, 1987.
(பயில்லை)
Government Bills:


(Passed)

193—13


(Passed)
Government Bills :

23rd January, 1987. 57

The Andhra Pradesh Rashtra Karshaka
(Passed)

(Passed)

(Passed)
Government Bills:


Government Bills:  
(Passed).

5-10 p.m.  
Government Bills:

(Passed).

The Andhra Pradesh Rashtra Kshara P.rishad and Allied Bodies Bill, 1937. (Passed).

అంధ్రప్రదేశ్‌ రాష్ట్ర క్షార ప్రిశాడ్‌ మరియు సామాన్య శాసన సంస్థల పిల్లాది పాటు 1937 సంఘటకం.

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సంఘటకం మాత్రమే రాష్ట్ర క్షార ప్రిశాడ్‌ మరియు సామాన్య శాసన సంస్థల పిల్లాది పాటు 1937 సంఘటకం మాత్రమే రాష్ట్ర క్షార ప్రిశాడ్‌ మరియు సామాన్య శాసన సంస్థల పిల్లాది పాటు 1937 సంఘటకం.

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(Passed).

193—14

(Passed).

5-30 p.m.
Government Bills:


(Passed).

(The translation continues with the content of the bill.)
Government Bills:
(Passed).

(Passed)

The following Bill was passed by the House:


(Passed)

Government Bills:
(Passed)

5-50 p.m.

5-50 p.m.

5-50 p.m.
The Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1987. (Passed)
The Andhra Pradesh Rashtra Karshaika Parishad and Allied Bodies Bill, 1987 (Passed)

The Andhra Pradesh Rashtra Karshaika Parishad and Allied Bodies Bill, 1987 was passed on 77th day of the 30th Session of the 4th Legislative Assembly of the State of Andhra Pradesh. The Bill was introduced in the Assembly on the 19th day of the 30th Session, and was passed without any alterations. The Bill was signed by the Governor of the State on the 20th day of the 30th Session, and was submitted to the President of India on the 21st day of the 30th Session. The Bill was assented to by the President on the 22nd day of the 30th Session, and was published in the Official Gazette on the 23rd day of the 30th Session.

The Bill provides for the establishment of a Rashtra Karshaika Parishad and allied bodies in the State of Andhra Pradesh. The Parishad shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Parishad shall consist of a President and a Secretary, who shall be appointed by the Governor of the State.

The Bill also provides for the appointment of a Chief Minister and a Minister of State. The Chief Minister shall be appointed by the Governor, and the Minister of State shall be appointed by the Chief Minister. The Parishad shall have the power to remove the Chief Minister and the Minister of State from office.

The Bill further provides for the establishment of a Rashtra Karshaika Parishad Board, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Board shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill also provides for the appointment of a Chief Electoral Officer and a Returning Officer. The Chief Electoral Officer shall be appointed by the Governor, and the Returning Officer shall be appointed by the Chief Electoral Officer.

The Bill further provides for the establishment of a Rashtra Karshaika Parishad Tribunal, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Tribunal shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill also provides for the establishment of a Rashtra Karshaika Parishad Court, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Court shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill further provides for the establishment of a Rashtra Karshaika Parishad Commission, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Commission shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill also provides for the establishment of a Rashtra Karshaika Parishad Committee, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Committee shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill further provides for the establishment of a Rashtra Karshaika Parishad Department, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Department shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill also provides for the establishment of a Rashtra Karshaika Parishad Office, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Office shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill further provides for the establishment of a Rashtra Karshaika Parishad Library, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Library shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill also provides for the establishment of a Rashtra Karshaika Parishad Museum, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Museum shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill further provides for the establishment of a Rashtra Karshaika Parishad Art Gallery, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Art Gallery shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill also provides for the establishment of a Rashtra Karshaika Parishad Sports Association, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Sports Association shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill further provides for the establishment of a Rashtra Karshaika Parishad Cultural Association, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Cultural Association shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill also provides for the establishment of a Rashtra Karshaika Parishad Educational Trust, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Educational Trust shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill further provides for the establishment of a Rashtra Karshaika Parishad Research Foundation, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Research Foundation shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill also provides for the establishment of a Rashtra Karshaika Parishad Vocational Training Institute, which shall have the power to make rules and regulations for the conduct of its affairs, and to exercise all the powers and perform all the duties which are requisite for the discharge of its functions. The Vocational Training Institute shall consist of the President of the Parishad, the Secretary of the Parishad, and such other persons as may be appointed by the Governor.

The Bill further provides for the establishment of a Rashtra Karshaika Parishad Social Welfare...
Government Bills:

(Passed).


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Government Bills :
The Andhra Pradesh Rashtraksha Karshana Parishad and Allied Bodies Bill, 1957. (Passed).
The Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1937. (Passed).

Government Bills:

23rd January, 1937. 115

The Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1937.

(Passed).
(Passed).

6-10 p.m.


Government Bills:

(Passed).


(Passed).

1. నగాపూరు విభాగంలో విస్తృతంగా ప్రదర్శించబడిన పరిషత్సాహనం వచ్చింది.

2. స్థానిక సాంస్కృతిక పరిస్థితులు నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

3. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

4. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

5. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

6. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

7. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

8. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

9. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

10. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

11. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

12. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

13. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

14. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

15. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

16. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

17. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

18. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

19. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

20. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

21. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

22. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

23. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

24. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

25. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

26. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

27. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

28. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

29. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.

30. పరిస్తితి నిర్ణయించబడిన పరిస్తితి తెలుగు భాషలో వచ్చింది.
Government Bills

The Andhra Pradesh Rashtra Karshak Parishad and Allied Bodies Bill, 1987 (Passed).


5-20 p.m.


(2) 2. Sections 19, 22 and 24 of the Government of India Act, 1919, have been amended by the Government of India Act, 1935, which is in force in the State of Andhra Pradesh.

(3) 3. Sections 19, 22 and 24 of the Government of India Act, 1919, have been amended by the Government of India Act, 1935, which is in force in the State of Andhra Pradesh.

(4) 4. The Andhra Pradesh (Panchayats) Act, 1951, has been amended by the Andhra Pradesh Panchayats (Amendment) Act, 1987, which is in force in the State of Andhra Pradesh.

(5) 5. The Andhra Pradesh (Panchayats) Act, 1951, has been amended by the Andhra Pradesh Panchayats (Amendment) Act, 1987, which is in force in the State of Andhra Pradesh.
(Passed).

...

Government Bills:
(Passed).

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Government Bills:


(Passed).

[Text in Telugu]

[Translation]

(Passed).

[Text in Telugu]

[Translation]
Government Bills:
(Passed)
Government Bills: 
(Passed).

స్థలాల్లో మరణాలు పడింది. సందర్భాల కంప్యూటర్ నియమాలు రెండు సంఖ్యలు 1000, 1500 రూపాయలు చేసే సందర్భాలలో ఉండే ఉదాహరణల తో మరణాలు పడింది. ఇలా కోసం 100 రూపాయలు ఉవ్వడం లభయున్నదని ప్రకటించబడింది. ఈ మొత్తం మరణాలు విశేషా సందర్భాలలో వాటి ఉదాహరణల తో పడింది. 

(ప) మృతక సంఖ్య (ప్రతిచీతు): మరణాల సమస్యలు సమాధానం చేసే యొక్క పారిష్టికుల వాస్తవానికి రూపొందించారు. ఈ ప్రతిచీతు పారిష్టికులు మరణాలు పరిశీలించారు. ఈ ప్రతిచీతు ప్రతి సందర్భాలలో మరణాలు పడింది. ఇలా కోసం 70 సందర్భాలలో మరణాలు పడింది. ఈ ప్రతిచీతు ప్రతి సందర్భాలలో మరణాలు పడింది. ఇలా కోసం 60 అంటే మరణాలు పడింది. ఇలా కోసం మరణాలు పడింది. ఈ ప్రతిచీతు ప్రతి సందర్భాలలో మరణాలు పడింది. ఈ ప్రతిచీతు ప్రతి సందర్భాలలో మరణాలు పడింది. ఈ ప్రతిచీతు ప్రతి సందర్భాలలో మరణాలు పడింది. ఈ ప్రతిచీతు ప్రతి సందర్భాలలో మరణాలు పడింది.

Government Bills:
(Passed)

(పాట్లి) 10. ఎంపికలు (అంతర్జాతి): — ఎంపికలు, సాధారణ సామాన్యంగా నిర్ణయించినప్పుడు వారి స్థానాన్ని పిలిచడం కానం అవసానం కవరించి, ఇతర సమయంలో వాటి నియంత్రణతో ఉపయోగపడిన సమయంలో నిర్ణయించాలను. దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను. 

తెలుగు ప్రాంగణం ప్రత్యేకంగా సంచాలన కారణంగా ఈ సమయంలో నిర్ణయించాలను. నిర్ణయించాలను దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను. దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను.

ఎంపికల సంచాలన దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను. 100 ఎంపికల సంచాలన దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను. 75 ఎంపికల సంచాలన దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను.

నిర్ణయించాలను ఈ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను. 10 ఎంపికల సంచాలన దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను. 10 x 5 = 50 ఎంపికల సంచాలన దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను.

10 ఎంపికల సంచాలన దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను. 25 ఎంపికల సంచాలన దీని నియంత్రణ సమయంలో ప్రత్యేకంగా నిర్ణయించాలను.
Government Bills:


(Passed).

The Hon'ble Members:

This Bill has been introduced by Shri P. S. Prabhakar and passed in the last session of the 8th legislature of the State of Karnataka.

The Bill provides for the establishment of an Antiquary, Peddiah Rashtra Karshaka Parishad and Allied Bodies to promote and protect the cultural heritage of the State.

The Bill has been passed by the legislature and is now open for the Governor's assent.

7:00 p.m.

Government Bills:
(Passed).

(సహస్రపును) — ఆధిక్య పత్రికలో ఉమ్మడి నిందించబడి సాధారణం ఉందని నిందించబడి తెలుగు భాషలో సాధారణం ఉండటంతో, పరిశీలన చేసిన అన్ని మండలాలు మరియు పరిశీలన కేంద్రాలు సాధారణం ఉందం. ఈ పాఠశాఖ ప్రతి ఉమ్మడి పత్రికలో ఉమ్మడి నిందించబడి తెలుగు భాషలో సాధారణం ఉండటంతో, పరిశీలన చేసిన అన్ని మండలాలు మరియు పరిశీలన కేంద్రాలు సాధారణం ఉందం. ఈ పాఠశాఖ ప్రతి ఉమ్మడి పత్రికలో ఉమ్మడి నిందించబడి తెలుగు భాషలో సాధారణం ఉండటంతో పరిశీలన చేసిన అన్ని మండలాలు మరియు పరిశీలన కేంద్రాలు సాధారణం ఉందం. 

2. దానం మంది: (పట్టికం) — తరువాతి, ప్రధాన మూలాలు మరియు తరమూలక ఆధారాలను సాధారణం ఉండటంతో పరిశీలన చేసిన అన్ని మండలాలు మరియు పరిశీలన కేంద్రాలు సాధారణం ఉందం. ఈ పాఠశాఖలు ప్రతి ఉమ్మడి పత్రికలో ఉమ్మడి నిందించబడి తెలుగు భాషలో సాధారణం ఉండటంతో, పరిశీలన చేసిన అన్ని మండలాలు మరియు పరిశీలన కేంద్రాలు సాధారణం ఉందం.
Government Bills:

(Passed).


ಅಪ್ಲಾಕಾದಿಯರ ರಷ್ಟ್ರ ಕರ್ಷಾಹಾ ಪಾರ್ಶಿಧ ಮತ್ತು ಪರಿಕ್ರಮಿ ಸಭೆಗಳ ಬಿಲ್, 1987.
(ಪಾಸ್ಷಸ್ಟ್ ಎತ್ತರ).

[Text in Kannada script]
(Passed).

(3) (a) "A. bangarav" = "A. bangarav" आंद्रे प्रदेश राष्ट्रीय कोशली
परिषद् एवं सम्मिलित 08, 1987.

(3) "A. bangarav" = "A. bangarav" आंद्रे प्रदेश राष्ट्रीय कोशली
परिषद् एवं सम्मिलित 08, 1987.

Government Bills:
The Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1937, (Passed)

The Andhra Pradesh Rashtra Karshaka Parishad and AHied Bodies Bill, 1937, (Passed)
(Passed)

The Andhra Pradesh Reservoirs Kanaaha


(Passed).

No committee was formed under G. O. Nothing was done.

a) unscientific, not adequate to meet situation...
Mr. Speaker:—The question is:

"That the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1987, be taken into consideration."

The Motion was adopted and the Bill was considered.

Clause 2

Sri M. Omkar:- Sir, I beg to move:

'For sub-clause (2) of clause 2, substitute the following:—

"2 'Federation means a producers’ Federation constituted for any produce under Section 7,"

Mr. Speaker:—Amendment moved:

Sri M. Omkar:- Sir I beg to move:

"Add the following as new sub-clause (10) of clause 2:

"(10) Commodity” means, for the purpose of this Act, any agricultural produce brought to market for sale or intended to sell"

Mr. Speaker:—Amendment moved.

(Pause)

The question is;

"For Sub-clause (2) of Clause 2 substitute the following:—

'2’ Federation means a producers’ Federation constituted for any produce under section 7. ’

"Add the following as new sub-clause (10) of clause 2 ;

“(10) Commodity” means, for the purpose of this Act, any agricultural produce brought to market for sale or intended to sell.

(Pause)

The Amendments were negatived.

Mr. Speaker:—The question is:

"That Clause 2 do stand part of the Bill."

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

Clause 3

Mr. Speaker:—The question is:
'That clause 3 do stand part of the Bill.'
The Motion was adopted and clause 3 was added to the Bill.

CLAUSE 4

Sri D. Chinna Mallaiah.—Sir, I beg to move:
'In clause 4, delete the words :
'It may give directions, ... be complied with.'
Mr. Speaker:—Amendment moved.

(Pause)
The question is :
'In clause 4 delete the words'
'It may give directions, ... be complied with.'

(Pause)
The Amendment was negatived.

Mr. Speaker:— The question is :
'That clause 4 do stand part of the Bill.'
The Motion was adopted and clause 4 was added to the Bill.

CLAUSE 5

Sri M. Omkar:—Sir, I beg to move :
'In sub-clause (1) of clause 4, for the word ‘applied substitute utilised.’

Mr. Speaker:—Amendment moved.

(Pause)
The question is :
'In sub-clause (1) of clause 5, for the word ‘applied’ substitute ‘utilised’.

(Pause)
The amendment was negatived.

Mr. Speaker:—The question is :
‘That Clause 5 do stand part of the Bill.’
The Motion was adopted and Clause 5 was added to the Bill.
CLAUSE 6

Sri M. Omkar :- Sir, I beg to move :

"For clause 6 add the following proviso and Explanation" provided that the Rashtra Parishad may collect levy on commodities.

"Explanation :- For the purpose of this Act commodity means the Agricultural produce intended for or brought to market for sale."

Mr. Speaker :- Amendment moved.

(Pause)

The question is :

"For clause 6, add the following proviso and explanation" provided that the Rashtra Parishad may collect levy on commodities.

"Explanation :- For the purpose of this Act commodity means the Agricultural produce intended for or brought to market for sale."

(Pause)

The amendment was negatived.

Mr. Speaker :- The question is :

"That Clause 6 do stand part of the Bill."

The Motion was adopted and Clause 6 was added to the Bill.

CLAUSE 7

Sri M. Omkar :- Sir, I beg to move :

"In the marginal heading of Clause 7 for the word "commodity" substitute the word "Produce".

"In sub-clause (1) of clause 7 for the word "commodity", substitute the word "Produce".

Mr. Speaker :- Amendments moved.

(Pause)

The question is :

"In the marginal heading of Clause 7 for the word "Commodity" substitute the word "Produce."

"In sub-clause (1) of clause 7, for the word "commodity", substitute the word "produce".

(Pause)
The amendments were negatived.

Mr. Speaker:—The question is:

"That Clause 7 do stand part of the Bill."

The Motion was adopted and Clause 7 was added to the Bill.

CLAUSE-8

Mr. Speaker:—The question is:

"That Clause 8 do stand part of the Bill."

The Motion was adopted and Clause 8 was added to the Bill.

CLAUSE-9

Sri M. Omkar:—Sir, I beg to move:

"In sub-clause (ii) of clause 9, insert the word 'commodities' after the word 'members'."

Mr. Speaker:—Amendment moved.

(Pause)

The question is:

"In sub-clause (ii) of clause 9, insert the word 'commodities' after the word 'members'."

(Pause)

The amendment was negatived.

Mr. Speaker:—The question is:

"That Clause 9 do stand part of the Bill."

(Pause)

The Motion was adopted and clause 9 was added to the Bill.

CLAUSE-10

Mr. Speaker:—The question is:

"That Clause 10 do stand part of the Bill."

The Motion was adopted and Clause 10 was added to the Bill.

CLAUSE-11

Mr. Speaker:—There are 6 amendments given by the Members.

Sri. M. Omkar:—Sir, I beg to move:
In sub-clause (1) of clause 11 insert the words having agricultural profession after the words registered voters.

Sri B. Venkateswara Rao:—Sir, I beg to move:

In sub-clause (1) (ii) of clause 11 insert the words Cattle Breeders after the word pisciculture.

Sri M. Omkar:—Sir, I beg to move:

In the proviso to sub-clause (1) (ii) of clause 11 for the words Municipality or as the case may be a Municipal Corporation substitute the words a Municipality or a Municipal Corporation as the case may be.

Sri B. Venkateswara Rao:—Sir, I beg to move:

In sub-clause (2) of clause 11 for the words “Executive Committee” substitute the words “Council.”

Sir, I beg to move:

In sub-clause (2) (i) of clause 11 for the word ten substitute the word Seventy five.

Sir, I beg to move:

add the following as new sub-clause (2) (iii) of clause 11.

(iii) The Council shall elect an executive committee consisting of ten other members from among the Council members, to review the functioning of the Council by meeting once in four months.

Mr. Speaker:—The Amendments moved:

The question is :

In sub-clause (1) of clause 11, insert the words having agricultural profession after the words registered voters.

“In sub-clause (1) (ii) of clause 11 insert the words Cattle Breeders after the word pisciculture.”

In the proviso to sub-clause (1) (ii) of clause 11 for the words “Municipality or, as the case may be a Municipal Corporation substitute the words a Municipality or a Municipal Corporation as the case may be.

“In sub-clause (2) of clause 11, for the words executive committee substitute the word Council.”

“In sub-clause (2) (i) of clause 11 for the word ten substitute the word seventy five.”

“Add the following as new sub-clause (2) (iii) of clause 11.

(iii) The Council shall elect an executive Committee consisting of ten other members from among the Council members, to review the functioning of the Council by meeting once in four months.”

(Pause)
(Passed)

The Amendments were negatived.
Mr. Speaker:—The question is:
“That Clause 11 do stand part of the Bill.”
The Motion was adopted and Clause 11 was added to the Bill.

CLAUSE 12

Sri M. Omkar:—Sir, I beg to move:

“In clause 12 for the word ‘commodity’ substitute the word “produce”.

“In the Explanation to clause 12 for the word ‘commodity’ occurring in the third line substitute the words ‘produce or crop’ and in the fifth line for the word ‘commodities’, substitute the word ‘crops’.”

Mr. Speaker:—Amendment moved.

(Pause)

The question is:

“In clause 12 for the word ‘commodity’, substitute the word “produce”.

“In the Explanation to clause 12 for the word ‘commodity’ occurring in the third line substitute the words ‘produce or crop’, and in the fifth line for word the ‘commodities’ substitute the word “crops.”

(Pause)

The Amendments were negatived.
Mr. Speaker:—The question is:

“That clause 12 do stand part of the Bill.”
The Motion was adopted and clause 12 was added to the Bill.

CLAUSE 13

Sri M. Omkar:—Sir, I beg to move:

“In clause 13 for the word ‘commodity’ substitute the word ‘crop’.

Mr. Speaker:—Amendment moved.

(Pause)
The question is:
In clause 13 for the word ‘commodity’ substitute the word ‘crop.’

The Amendment was negatived.
The question is:
That clause 14 do stand part of the Bill.

The Motion was adopted and clause 14 was added to the Bill.

CLAUSE 14

Mr. Speaker - The question is:
That clause 14 do stand part of the Bill.
The Motion was adopted and clause 14 was added to the Bill.

CLAUSE 15

Sri M. Omkar:—Sir, I beg to move:
In sub-clause (iii) of clause 15 after the word ‘processing’ insert the word ‘storing.’
In sub-clause (iv) of clause 15, after the word ‘economic’ insert the following:
“Educational, health and environmental conditions and communication facilities and cultural.”

Mr. Speaker:—Amendment moved:
I will read out my amendment No. 18:
“In sub-clause (iv) of clause 15, after the word, ‘economic’ insert the following:
“educational, health and environmental conditions and communication facilities and cultural.”

This may be accepted.

Mr. Speaker:—The question is:
“In sub-clause (iii) of clause 15, after the word “processing” insert the word “storing”.
“In sub-clause (iv) of clause 15, after the word ‘economic’
Government Bills:

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(Passed)

insert the following:

"educational, health and environmental conditions and communication facilities and cultural."

(Pause)

The amendments were negatived.

Mr. Speaker:—The question is:

"That Clause 15 do stand part of the Bill."

(Pause)

The Motion was adopted and Clause 15 was added to the Bill.

CLAUSE 16

Sri Ch. Rajeswara Rao:—Sir, I beg to move:

In sub-clause (I) of clause 16 for the word ‘upto twenty five Percent’ substitute the words ‘upto fifty percent’. 

Sri M. Omkar:—Sir I beg to move:

Delete sub-clause (iii) of Clause 16

"Add the following as sub-clause (v) (c) of clause 16 (c) of construction and hiring of godowns for stocking the commodities and providing and advancing loans thereon”.

Mr. Speaker:— Amendments moved:

(Pause)

Mr. Speaker:—The question is:

In sub-clause (I) of clause 16 for words “upto twenty five percent” substitute the words “upto fifty percent”.

"Delete sub-clause (iii) of clause 16.”

"Add the following as sub-clause (v) (c) of clause 16” (c) of construction and hiring of godowns for stocking the commodities and providing and advancing loans thereon.”

(Pause)

The amendments were negatived.

Mr. Speaker:—The question is:

"That Clause 16 do stand part of the Bill.”

The Motion was adopted and clause 16 was added to the Bill.
The question is: "That Clause 17 and 18 do stand part of the Bill."

The Motion was adopted and Clause 17 and 18 were added to the Bill.

**Clause 19**

Sri M. Omkar:—Sir, I beg to move:

"Add the following at the end of sub-clause (1) of clause 19:"

"and also from commercial and Co-operative Banks."

Mr. Speaker:—Amendment moved.

Sri M. Omkar:—Let the loans be given through commercial and Co-operative Banks.

Sri Rajagopal Reddy:—There is already a provision for getting the loans. Any Bank can give loans to anybody on viability.

Mr. Speaker:—The question is:

Add the following at the end of sub-clause (1) (e) of clause 19:

"and also from commercial and Co-operative Banks."

The amendment was negatived:

Mr. Speaker:—The question is:

"That Clause 19 do stand part of the Bill"

The Motion was adopted and Clause 19 was added to the Bill.

**Clause 20**

8:00 p.m.

Sri M. Omkar:—Sir, I beg to move:

"that in the margin and also in the clause 20 for the word "Misapplication" substitute the word "Misappropriation."

Mr. Speaker:—Amendment moved.

The question is:

"That in the margin and also in the clause 20 for the "Misapplication" substitute the word "Misappropriation,"

"That Clause 17 and 18 do stand part of the Bill."

The Motion was adopted and Clause 17 and 18 were added to the Bill.

(Passed).

(Pause)

The Amendment was negatived.
Mr. Speaker:—The question is:
“that clause 20 do stand part of the Bill.”

(Pause)

The Motion was adopted and Clause 20 was added to the Bill.

Clause 21

Mr. Speaker:—There are no amendments to Clause 21.
The question is:
“that Clause 21 do stand part of the Bill.”
The motion was adopted and clause 21 was added to the Bill.

Clause 22

Sri M. Omkar:—Sir, I beg to move:
“that in Clause 22 for the word “Commodities” substitute the word “Produce”.
Mr. Speaker:—Amendment moved.
The question is:
“that in Clause 22, for the word “Commodities” substitute the word “Produce”.

(Pause)
The Amendment was negatived.
Mr. Speaker:—The question is:
“that Clause 22 do stand part of the Bill”.
The motion was adopted and Clause 22 was added to the Bill.

Clauses 23 to 36

Mr. Speaker:—There are no amendments to Clauses from 23 to 36.
The question is:
“that Clauses 23 to 36 do stand part of the Bill.”
The Motion was adopted and Clauses 23 to 36 were added to the Bill.

New Clause 37

Mr. Speaker:—There are two official amendments.
Sri R. Rajagopala Reddy:—Sir, I beg to move:

193—19
(i) "After clause 36, insert the following:

"Special provision with regard to existing Members and Chairman of the Market Committee. Notwithstanding anything in the Andhra Pradesh (Agricultural Produce and Livestock) Markets Act, 1966 (hereinafter in this section referred to as the Market Act), all the members and Chairman of every Market Committee who are holding office at the commencement of this Act, shall continue to hold their offices as such only until the concerned Market Committee is reconstituted in accordance with the provisions of section 5 of the Markets Act, as amended by this Act."

(ii) Sir, I also beg to move:

"Renumber clauses 37 to 39 as Clauses 38 to 40."

Mr. Speaker:—Amendment moved.

The question is:

(i) "After Clause 36, insert the following:

"Special provision with regard to existing Members and Chairman of the Market Committee. Notwithstanding anything in the Andhra Pradesh (Agricultural Produce and Livestock) Markets Act, 1966 (hereinafter in this section referred to as the Market Act), all the members and Chairman of every Market Committee who are holding office at the commencement of this Act, shall continue to hold their offices as such only until the concerned Market Committee is reconstituted in accordance with the provisions of section 5 of the Markets Act, as amended by this Act."

(Pause)

The Amendment was carried.

Mr. Speaker:—The question is:

"that New Clause 37 do stand part of the Bill."

(Pause)

The Motion was adopted and new Clause 37 was added to the Bill.

Mr. Speaker:—There is an Official amendment already moved. The question is:

"that renumber clauses 37 to 39 as Clauses 38 to 40."

(Pause)
The Amendment was carried and the Clauses 37 to 39 were renumbered as Clauses 38 to 40.

Clause 38

Sri G. Butchaiah Choudary;—Sir, I beg to move:

“In sub-clause (1) of Clause 37 after the word ‘‘namely’’ insert the following:

“All existing Market Committees including the Chairman and Vice-Chairman nominated by Government under this Act and existing on the date of commencement of the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Act, 1987 shall cease to function and all the members thereof shall be deemed to have vacated their offices notwithstanding anything in this Act to the contrary, from the date the new Market Committees constituted under sub-clause (2) of this Section come into existence.” and renumber sub-clauses 5 (1) to 5 (5) as 5 (2) to 5 (6) respectively.”

Mr. Speaker:—Amendment moved.

The question is:

“that in sub-clause (1) of Clause 37 after the word ‘‘namely’’ insert the following:—

“All existing Market Committees including the Chairman and Vice-Chairman nominated by Government under this Act and existing on the date of commencement of the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Act 1987 shall cease to function and all the members thereof shall be deemed to have vacated their offices notwithstanding anything in this Act to the contrary, from the date the new Market Committees constituted under sub-clause (2) of this Section come into existence.” and renumber sub-clauses 5 (1) to 5 (5) as 5 (2) to 5 (6) respectively”

(Pause)

The Amendment was negatived.

Mr. Speaker: The question is:

“that Clause 37 re-numbered as 38 do stand part of the Bill.”

(Pause)

Motion was adopted and Clause 37 renumbered as clause 38 was added to the Bill.
Clause 38 (renumbered as 39)

Mr. Speaker:—There are no amendments to Clause 38 renumbered as Clause 39.

The question is:

"The Clause 38 renumbered as clause 39 do stand part of the Bill."

(Pause)

The Motion was adopted and clause 38 renumbered as clause 39 was added to the Bill.

Clause 39 (renumbered as 40).

Sri Ch. Rajeswara Rao:—Sir, I beg to move:

"That delete sub-clause (2) of clause 39."

Mr. Speaker:—Amendment moved.

The question is:

"that Delete sub-clause (2) of clause 39"

(Pause)

The Amendment was negatived.

Mr. Speaker:—The question is:

"that clause 39, renumbered as clause 40 do stand part of the Bill."

(Pause)

The Motion was adopted and clause 39 renumbered as clause 40 was added to the Bill.

Clause 1 Enacting Formula And Long Title

Mr. Speaker:—There are no amendments to Clause 1, Enacting Formula and Long Title.

The question is:

"That Clause 1, Enacting Formula and Long Title do stand part of the Bill."

(Pause)

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

Minister For Agriculture (Sri R. Rajagopala Reddy:—) Sir, I be to move:
Short Discussion : 23rd January, 1987. 149
Shortage of Drinking Water in the Twin Cities.

"That the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1987" be passed.

Mr. Speaker :- Motion moved.

The question is :

"That the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1987, be passed."

(Pause)

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

SHORT DISCUSSION

Shortage of drinking water in the Twin Cities

"That the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1987" be passed.

Mr. Speaker :- Motion moved.

The question is :

"That the Andhra Pradesh Rashtra Karshaka Parishad and Allied Bodies Bill, 1987, be passed."

(Pause)

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

SHORT DISCUSSION

Shortage of drinking water in the Twin Cities
Short Discussion:
Shortage of Drinking Water in the Twin Cities.

1986: January 27-11-1986, the supply of drinking water was 615 liters per minute, with a total of 60 liters per minute. In comparison, the annual water consumption in Minneapolis was 100,000 liters per day, which was a 10 times higher. Over the past few years, the water supply has been inadequate, especially during summers when the demand for water increases. The city has been implementing various measures to increase water supply, including raising the water pressure and increasing the number of water treatment plants.
Short Discussion:


Shortage of Drinking Water in the Twin Cities.

The problem of drinking water shortage is severe. The water that is available is of low quality and is not suitable for drinking. The government and the people are working together to find a solution to this problem.

The government has started several projects to increase the availability of drinking water. These include the construction of new water treatment plants and the expansion of existing ones.

The people are also being educated about the importance of drinking clean water. They are encouraged to use water conservation techniques and to report any water contamination.

In conclusion, the problem of drinking water shortage is serious and requires immediate attention. The government and the people are working together to find a solution to this problem.
Short Discussion:
Shortage of Drinking Water in the Twin Cities.

Mr. Speaker :— The House stands adjourned to meet again at 8-30 a.m. to-morrow.

(The House then adjourned at 8-25 p.m. to meet again at 8-30 a.m., the next day, i.e., Saturday, the 24th January 1987.)