THE ANDHRA PRADESH
Legislative Assembly Debates
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THE
ANDHRA PRADESH LEGISLATIVE ASSEMBLY

PRINCIPAL OFFICERS

Speaker  
.. Sri G. Narayana Rao.

Deputy Speaker  
.. Sri A. V. Suryanarayana Raju.

Panel of Chairmen  
.. Sri M.V. Krishna Rao.
.. Sri M. Rajaiah.
.. Smt. Y. Sita Devi.
.. Sri A. Dharma Rao.
.. Sri Md. Rajabali.
.. Sri A. Ramanarayana Reddy.

Secretary  
.. Sri E. Sadasiva Reddy.

Deputy Secretaries  
.. 2. Sri G. Venkatesan.

Assistant Secretaries  
.. 1. Sri P. Satyanarayana Sastry.
.. 2. Sri P.V.K.L.N.V. Raghavasarma
.. 3. Sri V.V. Subrahmanyan.
.. 7. Sri S. Suryanarayana Murthy.
.. 10. Sri A. Iswara Setty.

Chief Reporter  
.. Smt. M.V. S. Jayakishnu.
ANDHRA PRADESH LEGISLATIVE ASSEMBLY
Thursday, 8th January, 1987
The House met at Half-past Eight of the Clock
(Mr. Speaker in the Chair)

ORAL ANSWERS TO QUESTIONS.

Mr. Speaker:— Q. No. 21 (*5677) is postponed.

P. W. S. Scheme at Kodurru

22—

*5939—Q.—Sarvasri T. Penchalaiah (Kodur), C. Ramachandraiah (Cuddapah) and M. Gopala Krishna (Kakinda):— Will the Minister for Panchayati Raj be pleased to state:

(a) whether it is a fact that the P. W. S. scheme in Koduru Panchayat which was commenced in 1981 with a cost of Rs. 8 lakhs was left by the contractor in the middle; and

(b) if so, the steps taken by the Government?

* An asterisk before the name indicates Confirmation by the Member.

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Oral Answers to Questions.

874 8th January, 1987. Oral Answers to Questions,

§ 174. 8th January, 1987. Oral Answers to Questions,

1987 8th January, 1987. Oral Answers to Questions,

- 8th January, 1987. Oral Answers to Questions,

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8th January, 1987. Oral Answers to Questions,
Oral Answers to Questions.


1. Who was the President of the Indian Republic?

2. Where is the capital of the Indian Republic?

3. Who was the first Prime Minister of the Indian Republic?

4. What is the official language of the Indian Republic?

5. What is the national flag of the Indian Republic?

6. What is the national anthem of the Indian Republic?

7. What is the national currency of the Indian Republic?

8. What is the official religion of the Indian Republic?

9. What is the official state animal of the Indian Republic?

10. What is the official state bird of the Indian Republic?

11. What is the official state flower of the Indian Republic?

12. What is the official state tree of the Indian Republic?

13. What is the official state motto of the Indian Republic?

14. What is the official state song of the Indian Republic?

15. What is the official state symbol of the Indian Republic?

16. What is the official state flower of the Indian Republic?

17. What is the official state tree of the Indian Republic?

18. What is the official state motto of the Indian Republic?

19. What is the official state song of the Indian Republic?

20. What is the official state symbol of the Indian Republic?

Oral Answers to Questions.

...
Federation For Ground Nut Growing Ryots

23—

*5538-Q.—Sarvasri M. V. Mysoora Reddy (Kamalanuram), R. Chenga Reddy (Nagari) and G. Pratap Reddy (Allagadda):—Will the Minister for Agriculture & Animal Husbandry be pleased to state:

(a) whether it is a fact that the State Government have constituted State Tobacco Growers Co-operative Federation;

(b) whether there is any proposal to constitute such a Federation to protect the Ground nut growing ryots; and

(c) if so, the details thereof?

(1) Federation For Ground Nut Growing Ryots

23—

*5538—Q.—Sarvasri M. V. Mysoora Reddy (Kamalanuram), R. Chenga Reddy (Nagari) and G. Pratap Reddy (Allagadda):—Will the Minister for Agriculture & Animal Husbandry be pleased to state:

(a) whether it is a fact that the State Government have constituted State Tobacco Growers Co-operative Federation;

(b) whether there is any proposal to constitute such a Federation to protect the Ground nut growing ryots; and

(c) if so, the details thereof?

(1) Federation For Ground Nut Growing Ryots

Oral Answers to Questions.


...
Ora! Answers to Questions. 8th January, 1987. 279

(2) உள்ளே ஓர் பலர்: ஒரு சோசல் துறுத்தும் படியில், பன்னொருங்கு ஓர்தம் இருந்து பெரும் உள்ளே ஓர்தம் இருந்து பெரும் உள்ளே ஓர்தம் இருந்து... உள்ளே ஓர்தம் இருந்து பெரும் உள்ளே ஓர்தம் இருந்ஂ”

(3) நாளாட்சி:— ஒருவர் ஒரு பாடம் வந்து என்று ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து என்று... ஒருவர் ஒரு பாடம் வந்து...
Oral Answers to Questions.

1. Mr. S. Rao asked the Minister of Commerce what was the volume of trade between India and the U.S. during the year 1982-83?

2. Mr. B. Jagadish asked the Minister of Agriculture how much area was required for the cultivation of tobacco?

3. Mr. V. Ranga Rao asked the Minister of Finance what were the reasons for the increase in the prices of essential commodities?

4. Mr. C. Ranga Rao asked the Minister of Education what was the policy regarding the construction of schools in rural areas?

5. Mr. S. Rao asked the Minister of Industry how much assistance was given to the small-scale industries in the year 1984-85?

6. Mr. B. Jagadish asked the Minister of Industry what was the policy regarding the transfer of industries from the public sector to the private sector?

7. Mr. V. Ranga Rao asked the Minister of Defence what was the status of the implementation of the defence budget?

8. Mr. C. Ranga Rao asked the Minister of Health what was the policy regarding the provision of medical facilities in rural areas?

9. Mr. S. Rao asked the Minister of Transport what was the policy regarding the development of road transport?

10. Mr. B. Jagadish asked the Minister of Education what was the policy regarding the development of educational facilities in rural areas?

(2) 19.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ. 9-00  ರಾತ್ರಿ.

(2) 20.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ. 9-00  ರಾತ್ರಿ.

(3) 21.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ.

(4) 22.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ.

(5) 23.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ.

(6) 24.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ.

(7) 25.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ.

(8) 26.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ.

(9) 27.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ.

(10) 28.  ಸಂಬಂಧಿಸಿದ್ದಾರೆ: — ಸಂಬಂಧಿಸಿದ್ದಾರೆ  ಎರಡನೇ  ಸಮಯ.
Oral Answers to Questions


Mr. Speaker:— I am coming to your rescue. That is why I have given much time. I have given you an opportunity even after seven to eight supplementaries.

Mr. Speaker:— He will consider it and then only he can give correct reply. Already he said it.

Mr. Speaker:— Already he has agreed.

Mr. Speaker:— He said 'let us sit together and discuss it'. You can pursue the matter during the session.

Coconut Complex in Konaseema

24—

*4737—Q.— Sri K. Prabhakara Rao:— Will the Minister for Small Scale Industries be pleased to state:

(a) whether there is any proposal to set up a Coconut Complex in Konaseema area of East Godavari District in collaboration with A. P. I. D. C.;

(b) if so, to whom the licence is given and the time by which it is likely to be grounded; and

(c) the products that are going to be manufactured and the cost of the project?
Oral Answers to Questions.
283

(1) Who are the experts or specialists in the field of education?

(2) What are the criteria for selecting an expert or specialist in education?

(3) How can experts or specialists in education contribute to the development of the education system?

(4) What are the responsibilities of experts or specialists in education?

(5) How can the government support and encourage the participation of experts or specialists in education?

(6) What role do experts or specialists in education play in the formulation of education policies?

(7) How can experts or specialists in education provide effective guidance to educational institutions?

(8) What are the challenges faced by experts or specialists in education?

(9) How can experts or specialists in education address these challenges?

(10) What are the future prospects for experts or specialists in education?
Tanuku is already an industrial area. Tanuku is not a producing area. Producing area is actually Konaseema.

It is the private entrepreneur who wants to set up the factory. It is in collaboration with APIDC. It is industrialist coming on his own way, we cannot insist.

Mr. Speaker:— He will look into the profits and losses.

Mr. Speaker:— Let us not enter into argument,

All the infrastructure is available. We are getting 132 KV line. There is sufficient water.
Mr. Speaker: — I am satisfied. He has sufficiently answered.

Losses In N. S. F.

25—

*3934—Q.—Sri M. Gopala Krishna: — Will the Minister for Sugar and Wake be pleased to state:

(a) whether it is a fact that Nizam Sugar Factory is incurring heavy losses; and

(b) whether the losses are due to frequent changes of Managing Directors?

(a) Answered.

(b) Answered.
Sri Basheeruddin Babu Khan (Bodhan) :- The Factory is owning extensive plantations of its own. I would like to know whether the losses incurred by the Factory are mainly due to the mismanagement.

(1) ఎప్పటి వారికి: ఎప్పుడు వేలకు కాముక నిర్ణయం చేస్తాం? ఈ విషయం సమాచారాలు అందకా ప్రఖ్యాతి చేస్తాం.

(2) ఎప్పటి వారికి: గడపకు ప్రాంతం చేత సొంతు యొక్క మంది కాదు. ఈ విషయం సమాచారాలు అందకా ప్రఖ్యాతి చేస్తాం.

(3) ఎప్పటి వారికి: ఏమి కమ్యూనిస్టు కార్యకర్తలు అందకా ప్రాంతం చేత సొంతు యొక్క మంది కాదు. ఈ విషయం సమాచారాలు అందకా ప్రఖ్యాతి చేస్తాం.

(4) ఎప్పటి వారికి: ఏమి కమ్యూనిస్టు కార్యకర్తలు అందకా ప్రాంతం చేత సొంతు యొక్క మంది కాదు. ఈ విషయం సమాచారాలు అందకా ప్రఖ్యాతి చేస్తాం.

(5) ఎప్పటి వారికి: ఏమి కమ్యూనిస్టు కార్యకర్తలు అందకా ప్రాంతం చేత సొంతు యొక్క మంది కాదు. ఈ విషయం సమాచారాలు అందకా ప్రఖ్యాతి చేస్తాం.

(6) ఎప్పటి వారికి: ఏమి కమ్యూనిస్టు కార్యకర్తలు అందకా ప్రాంతం చేత సొంతు యొక్క మంది కాదు. ఈ విషయం సమాచారాలు అందకా ప్రఖ్యాతి చేస్తాం.

(7) ఎప్పటి వారికి: ఏమి కమ్యూనిస్టు కార్యకర్తలు అందకా ప్రాంతం చేత సొంతు యొక్క మంది కాదు. ఈ విషయం సమాచారాలు అందకా ప్రఖ్యాతి చేస్తాం.
OraPaaswe to Questions. 8th January, 1987. 289

(3) என். எண்களுள் ஒன்றுகளை தொடர்ந்து மூன்று தலைக்குறி கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் மூன்று தலைக்குறி கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் 

(4) என். எண்களுள் ஒன்றுகளை தொடர்ந்து மூன்று தலைக்குறி கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் 

(6) என். எண்களுள் ஒன்றுகளை தொடர்ந்து மூன்று தலைக்குறி கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் கள் பயிட்டால் அதற்கு லகது 10.50 என்று கூறும் 

181—3

Oral Answers to Questions.

(1) 8. 289. —எனவும் எடுத்துச்செய்ய உண்டான ஒளியறிவு வானையால் மறுக்கின்றது. சந்திரம் வெள்ளை சுருங்கி, அவர்களின் செய்தி வேண்டும். மேற்குத்துறையில் பெற்ற கூட்டமைப்பில் மாற்றம் செய்யப்படும்.

(2) 9. 290. —சாத்துணிகள் அரசில் உள்ள ஸ்ரீ ஒரு பெரும் உள்ளே எங்கு வேண்டும்?

Mr. Speaker:—Q. No. 26 (*5005) is postponed.

Botanical Garden At Nagarjunasagar

27—

*4682—Q-Sri G. Mallesh (Asifabad):—Will the Minister for Forests be pleased to state:

(a) whether there is any proposal to develop a Botanical Garden on the left bank of Nagarjunasagar;

(b) the estimated cost of the same;

(c) the expenditure incurred so far on the said scheme; and

(d) the time by which it is likely to be completed?

1984, முதல் வரை 5.288 தூண்டு.

40 a.m. (i) 8. 289. —எனவும் எடுத்துச்செய்ய உண்டான ஒளியறிவு வானையால் மறுக்கின்றது. மேற்குத்துறையில் பெற்ற கூட்டமைப்பில் மாற்றம் செய்யப்படும்.

Collection of Electricity Bills

29—

* 6087-Q.—Sarvasri A. Lakshminarayana (Miryalaguda), A. Narasimha Reddy (Jangaon), N. Raghava Reddy and P. Venkata-pathi:—Will the Minister for Power be pleased to state:

(a) whether there is any proposal to appoint agents for collection of Electricity Bills; and

(b) the criteria fixed for appointing agents and other details thereof?

Venkatarama (A. Virumallu):—(a)...

(b)...

Madhusudana Reddy (P. Narasiprasad):—...

V. Saraswathiah—Aptly, I wish to mention that the Assam Power Development Corporation Ltd. has formed an organisation of its own to carry on the work of collection of electricity bills, and all the bills of Assam are now collected by the Corporation through agents. In our State also, various proposals are being considered for the formation of a similar organisation to undertake the same work, and the Governor of the State, on the advice of the Government, has directed the formation of a committee to look into the matter. The committee has been constituted with a view to completing the arrangements and taking over the matter from the Electricity Department by 1st July, 1987, and to submit its report within 60 days.

(b) A. Narasimha Reddy:—In Bengali, use Agent or Outsourcing? What are the details of the agents or outsourcing? Why are the Government not considering the formation of a similar organisation to undertake the work of collection of electricity bills? Why are they not considering the formation of a similar organisation to undertake the work of collection of electricity bills?
Air Pollution in Hyderabad City

30-A.—

S.N.Q. No. 7018-(E):—Sarvasri Ch. Vidyasagar Rao, N. Indrasena Reddy, V. Jaipal, A. Narendra, Baddam Bal Reddy (Karwan) and R. Ravindranath Reddy (Alampur):—Will the Chief Minister be pleased to state:

(a). whether the Government conducted surveys of the quantum of air pollution in Hyderabad City;
(b) the number of industries located in the residential areas and whether pollution caused by them is within or over the tolerance limits; and

(c) whether a list of such industries located within the Heart of residential areas of the city will be placed on the Table of the House?

List of Major & Medium Polluting Industries

1. M/s Agarwal Oil Mills, Azamabad, Hyderabad
2. M/s Vazir Sultan Tobacco Co., Azamabad, Hyderabad
3. M/s Swastic Oil Mills Ltd., Chandrayanagutta, Hyderabad
4. M/s Bhagyanagar Oil Mills, Chandrayanagutta, Hyderabad
5. M/s Acetic Acid Plant, Azamabad, Hyderabad
7. M/s Kedia Oil Mills, (Old City) Hyderabad
8. M/s Orgorome (India) Pvt. Ltd., Toli Chowki, Hyderabad

Short Notice Questions and Answers.

9-30 a.m.

1. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది. 

2. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది. 

3. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది. 

4. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది. 

5. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది. 

6. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది. 

7. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది. 

8. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది. 

9. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది. 

10. [Question] వారియానికి ఎంచుకోడానికి వచ్చా వారియా మామూలు ఉంది.
Short Notice Questions and Answers.  
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(ప) మాట. లే మాటంగా చెప్పండి శుం ఉంది: యంత్రం ప్రపంచంలో మంచి ఇబ్రాహిమైన రాఖడానికి కోసలు జరిపితే మామలు ఉంది? 
కొని ఎండలు మంచి ఉంది?

(ప) మాట. కేసిబెంధు తెచ్చారి: యంత్రం ప్రపంచంలో మంచి ఇబ్రాహిమైన రాఖడానికి కోసలు జరిపితే మామలు ఉంది? 
కొని ఎండలు మంచి ఉంది?

(ప) మాట. సిద్ధాంతం ని జురుకుందాం: యంత్రం ప్రపంచంలో మంచి ఇబ్రాహిమైన రాఖడానికి కోసలు జరిపితే మామలు ఉంది? 
కొని ఎండలు మంచి ఉంది?

(ప) మాట. నిష్ఠావాదం ని జురుకుందాం: యంత్రం ప్రపంచంలో మంచి ఇబ్రాహిమైన రాఖడానికి కోసలు జరిపితే మామలు ఉంది? 
కొని ఎండలు మంచి ఉంది?

(ప) మాట. సంఘాతి ప్రశ్నలు: మంచి ఇబ్రాహిమైన రాఖడానికి కోసలు జరిపితే మామలు ఉంది? 
కొని ఎండలు మంచి ఉంది?

(ప) మాట. సంఘాతి ప్రశ్నలు: మంచి ఇబ్రాహిమైన రాఖడానికి కోసలు జరిపితే మామలు ఉంది? 
కొని ఎండలు మంచి ఉంది?

1. a. Question: - ఇది కాదు కానం? సంభాగముతో? కాలం?


2. a. Question: - ఎందరో కాదు కానం? మరణానం కానం తప్పది పాటు?

b. Answer: - ఎందరో కాదు కానం. మరణానం కానం తప్పది పాటు కానం తప్పది పాటు.
Short Notice Questions and Answers.


1. What is the purpose of a short notice question and answer session?

2. When is the session scheduled to start and end?

3. What are the key points discussed during the session?

4. Are there any specific guidelines or protocols that participants should follow during the session?

5. How is the session conducted to ensure fairness and inclusivity for all participants?

6. Are there any additional resources or materials provided to aid in the preparation for the session?

7. What are the expected outcomes or goals for the session?

8. How is the effectiveness of the session evaluated and feedback collected from participants?

9. Are there any follow-up actions or tasks assigned after the session?

10. What is the importance of actively participating in short notice question and answer sessions?

11. How can participants ensure they are prepared and knowledgeable to contribute effectively during the session?

12. Are there any specific skills or knowledge areas that participants should focus on to participate effectively in the session?

( ) 2. ಸಾರಾಂಶಕ್ಕೆ ಪ್ರಶ್ನೆ: ಅದುಡುವುದು, ಆಶ್ರಮದಿಂದ ರಿಂದಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು, ಅವರು ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು, ಖಾಸಗಿ ತಮ್ಮ ವೈಜ್ಞಾನಿಕ ವಿಜ್ಞಾನಕ್ಕೆ. ಅವರು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 3. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಎಲ್ಲಾ ಶಾಸ್ತ್ರದ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 4. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 5. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 6. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಎಲ್ಲಾ ಶಾಸ್ತ್ರದ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 7. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಎಲ್ಲಾ ಶಾಸ್ತ್ರದ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 8. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಎಲ್ಲಾ ಶಾಸ್ತ್ರದ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 9. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಎಲ್ಲಾ ಶಾಸ್ತ್ರದ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 10. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಎಲ್ಲಾ ಶಾಸ್ತ್ರದ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 11. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಎಲ್ಲಾ ಶಾಸ್ತ್ರದ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.

( ) 12. ಪ್ರಶ್ನೆಯಿಂದಿದ್ದು: ಎಲ್ಲಾ ಶಾಸ್ತ್ರದ ಪ್ರವರಣಗೊಂಡರು, ಹೆಚ್ಚು ಕಂದಿದ್ದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಇದು ಆಕ್ರಮಣವಸಾಗುತ್ತೇನೆ. ಇದು ಆಕ್ರಮಣವಸಾಗುವುದು. ಮುಸ್ಲಿಮ್ ಪ್ರವರಣಗೊಂಡರು.
Prohibition of Press to District Development Boards

S. N. Q. No. 7018-(G) :—Sarvasri D. K. Samarasimha Reddy, P. Janardhan Reddy and J. Chitharanjan Das :—Will the Minister for Panchayat Raj be pleased to state :

(a) whether it is a fact that the Government have taken a decision not to allow Press to the District Development Committee meetings; and

(b) if so, the reasons therefor ?

S. N. Q. No. 7018-(G) :—Sarvasri D. K. Samarasimha Reddy, P. Janardhan Reddy and J. Chitharanjan Das :—Can the Minister for Panchayat Raj be pleased to state:

(a) whether it is a fact that the Government have taken a decision not to allow Press to the District Development Committee meetings; and

(b) if so, the reasons therefor ?

...
Short Notice Questions and Answers. 8th January, 1987. 301

10-10 a.m

(1) ప్రపంచాదిని విభజించిన ఒక దినం. మొదటి స్థానంలో ఏ దేశం ఉంది?

(2) ఎన్నో లేదా ఎన్నో పైన ఉంటాయి ఒక ఆశ్చర్యకర లింగం?

(3) ఎవరు సంప్రదాయ పరిస్థితుల్లో వచ్చిన చారు?

(4) ఎవరు ఒక ప్రస్థానంలో ఉండటం మోట్టికి మరియు ప్రత్యేక పదార్థాల ఉంటాయి?

(5) ఎవరు ఒక సంస్కృతి మూలం ఉండటం మోట్టికి?

(6) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(7) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(8) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(9) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(10) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(11) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(12) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(13) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(14) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(15) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(16) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(17) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(18) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(19) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(20) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

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(22) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(23) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(24) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(25) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(26) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(27) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(28) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?

(29) ఎవరు ఒక ప్రస్తుత పద్ధతి ఉంటాయి?

(30) ఎవరు ఒక ప్రస్తుత జాతి సంస్కృతి ఉంటాయి?
It is not open to public Contest Attack. As per the Constitution of the
Association, no one is allowed to contest the same. This is a violation of
the Constitution. The whole process is illegal. It is a violation of the
Constitution. The whole process is illegal.

There is a need for a legal change.

There is a need for a legal change.

1. What do you think is the most important aspect of the notice?

2. How does the notice affect the day-to-day operations of the institution?

3. Can you provide an example of a question and answer from the notice?

4. What is the purpose of the notice?

5. How can the notice be improved to make it more effective?

6. What is the deadline for responses to the notice?

7. How will the responses to the notice be used?

8. Can you summarize the main points of the notice in your own words?

[Text content in Telugu]
BUSINESS OF THE HOUSE

Sri V. Rambhoopal Chowdary:—Sir, I had given a Privilege Motion regarding the restriction put on M.L.As. entering Secretariat. This is a violation of privilege.

Mr. Speaker:—I will never say that M.L.As. do not have privileges. I am also an M.L.A. It is not the violation of any privilege; only some restrictions has been put on timings. If you are aggrieved, you may have some other recourse—other than privilege motion. There is nothing stopping them from discharge of their duties.

Sri V. Rambhoopal Chowdary:—M.L.As. go there to discharge their duties.

Mr. Speaker:—It is only regulation of timings.

Sri N. Indrasena Reddy:—The Ministers can have norms for themselves, and they can fix their own timings for their interviews. How can they ask us to come at a particular time?
Mr. Speaker:—I quite agree with you.

[Text continues in a language that is not English.]
Business of the House.


Mr. Speaker:—I believe it has been informed that it is rejected.

Mr. Speaker:—I will give reasons.

Mr. Speaker:—I believe it has been informed that it is rejected.

The Speaker:—I think it has been informed that it is rejected.
Business of the House.


The reason is simple; there is nothing misleading. I refer Kaul & Shekdar: “After any statement is made on the floor of the House by a Member or the Minister, which another Member believes to be untrue, incomplete or incorrect, it DOES NOT constitute breach of privilege.”

If an incorrect statement is made, there is no breach of privilege.

In this particular case the member has said that he had taken the cement. So where is the question of his misleading the house? You should know that a Member is 'protected' even if he makes a wrong statement.
Mr. Speaker:—You will have to address the Chair, not the Minister directly.

Mr. Speaker:—This is mere repetition.

Mr. Speaker:—Nothing will go on record. This will be expunged.

Dr. Y. S. Rajasekhara Reddy:—Sir, one clarification........

My charge is, he has deliberately misguided the House.

Mr. Speaker:—I have given my ruling—no further discussion. If you want any further clarification you may come to my Chamber and discuss.
Sri D. K. Samarasimha Reddy:—Sir, you say you are interested in protecting the interests of Members and parliamentary traditions. But the procedure followed here is neither according to Constitution nor according to the Parliamentary practice (as re-stated by Kaul & Shakdher), nor is it according to the Rules of Procedure of our Assembly. Perhaps certain things have not been brought to your notice after privilege notice has been given.

When a Member gives a notice of privilege, if you admit—well and good. If you disallow, then under art. 150 and 151 (proviso), you have to give reason in the House for disallowing it, I may refer para 265 of Kaul & Shekdhar.

Mr. Speaker:—This issue was discussed thread-bare; perhaps you were not here then. We are following procedure.

Sri D.K. Samarasimha Reddy:—The House may remember that we have discussed such an issue in Ramoji case at length, in the light of High Court and Supreme Court judgements.

Mr. Speaker:—There are so many things which are not relevant. We cannot waste our time like this. So much time is taken for Short Notice Questions, then for issues under 304. There is no limit, we have to adhere to the schedules chalked out by BAC. Somebody wants to invite the attention of Speaker asking to direct a member or Minister on a certain thing. Is it a school or college class? It is the bounden duty of all the Hon'ble members to come to the rescue of Speaker and help him in conducting the Business of the House smoothly and stick to the timings allotted.

10.50 a.m.

Mr. Speaker:—If you are aggrieved on any issue, you may also come to my Chamber and have a talk.
Matters Under Rule 304:

Re: Release of Water from Thungabhadra Project to Pennar Delta.

Whatever you want to present it must be according to rules. If it is admitted, it is my responsibility to see that it is thoroughly discussed in the House.

Matters Under Rule 304
Re: Release of water from Thungabhadra Project to Pennar Delta.

Matters Under Rule 304.

re: Release of Water from Thungabhadra Project to Pennar Delta.

...

re: Release of Water from Thungabhadra Project to Pennar Delta.

11:00 a.m.
Matters Under Rule 304:

re: Release of Water from Thungabhadra Project to Pennar Delta.


The conjunctive time of water is 8:30 am. The water will be released at 8:30 am and will be stopped at 10:30 am. The water will be released at 10:30 am and will be stopped at 12:30 pm. The water will be released at 12:30 pm and will be stopped at 2:30 pm. The water will be released at 2:30 pm and will be stopped at 4:30 pm. The water will be released at 4:30 pm and will be stopped at 6:30 pm. The water will be released at 6:30 pm and will be stopped at 8:30 pm. The water will be released at 8:30 pm and will be stopped at 10:30 pm. The water will be released at 10:30 pm and will be stopped at 12:30 am. The water will be released at 12:30 am and will be stopped at 2:30 am. The water will be released at 2:30 am and will be stopped at 4:30 am. The water will be released at 4:30 am and will be stopped at 6:30 am. The water will be released at 6:30 am and will be stopped at 8:30 am.

(S) R. A. R. M. (Tata):—Attention, Hon'ble Members,

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Matters Under Rule 304:


re: Release of Water from Thungabhadra Project to Pennar Delta.
11-10 a.m.


(1) Re: Release of Water from Thungabhadra Project to Penuar Delta.

11-10 a.m. (2) Re: Release of Water from Thungabhadra Project to Penuar Delta.


(1) Re: Release of Water from Thungabhadra Project to Penuar Delta.

11-10 a.m. (2) Re: Release of Water from Thungabhadra Project to Penuar Delta.
Mr. Speaker—Papers to be laid are deemed to have been laid.

PAPERS LAID ON THE TABLE

re: Copy of the Report of the Comptroller and Auditor General of India for 1984-85 (Commercial) of the Govt. of A. P., under clause (2) of article 151 of Constitution of India.


Copy of the Annual Report and Accounts of the Andhra Pradesh State Agro Industries Development Corporation Limited for the year ended 30-9-1983 as required under section 619 (A) of the Companies Act, 1956.


Copy of the State Administrative Report on Public Libraries for the year 1982-83 as required under Clause (e) of section 8 of the Andhra Pradesh Public Libraries Act, 1960.

re: Amendments to Rules relating to admission of candidates into 1st year M. B. B. S., course (Siddhartha Medical, College).

GOVERNMENT BILLS:

The Andhra Pradesh Public Libraries (Amendment) Bill, 1987, (introduced)

Copy of the Amendments to the Rules relating to admission of candidates into 1st year M. B. B. S., course in the Siddhartha Medical College of Resident, Non-Resident Indian students and Foreign Nationals Amendment issued in G. O. Ms. No: 454 M&H., dated 14-7-1986 as required under section 15(2) of the Andhra Pradesh Educational Institutions (Regulations of Admissions and Prohibition of Capitation Fee) Act, 1983.

GOVERNMENT BILLS:


The Minister for Revenue (Sri Nallapa Reddy Sreenivasulu Reddy) :-Sir, I beg to move:

"That leave be granted to introduce the Andhra Pradesh Assigned Lands (Prohibition of Transfers) Amendment Bill, 1987."

Mr. Speaker :-Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Assigned Lands (Prohibition of Transfers) Amendment Bill, 1987."

(Pause)

The motion was adopted and the Bill was introduced.


The Minister for Youth Services, Public Libraries and Technical Education (Sri Ch. Ayyanna Patrudu) :-Sir, I beg to move :-

"That leave be granted to introduce the Andhra Pradesh Public Libraries (Amendment) Bill, 1987."

Mr. Speaker :-Motion moved.

The question is:

"That leave be granted to introduce the Andhra Pradesh Public Libraries (Amendment) Bill, 1987."

(Pause)

The motion was adopted and the Bill was introduced.

The Minister for Co-operation (Sri Y. Ramakrishnudu):—Sir, with your permission, on behalf of Sri K. Kala Venkata Rao, Minister for Municipal Administration, I beg to move:

"That leave be granted to introduce the Municipal Corporation Acts (Amendment) Bill, 1987."

Mr. Speaker:—Motion moved.

The question is:

"That leave be granted to introduce the Municipal Corporation Acts (Amendment) Bill, 1987."

(Pause)

The motion was adopted and the Bill was introduced.


The Minister for Co-operation (Sri Y. Ramakrishnudu):—Sir, with your permission, on behalf of Sri K. Kala Venkata Rao, Minister for Municipal Administration, I beg to move:

"That leave be granted to introduce the Hyderabad Municipal Corporation (Amendment) Bill, 1987."

Mr. Speaker:—Motion moved.

The question is:

"That leave be granted to introduce the Hyderabad Municipal Corporation (Amendment) Bill, 1987."

(Pause)

The Motion was adopted and the Bill was introduced.

MOTION OF THANKS ON ADDRESS BY THE GOVERNOR

MOTION OF THANKS ON ADDRESS BY THE GOVERNOR

MOTION OF THANKS ON ADDRESS BY THE GOVERNOR

Motion of Thanks on Address by the Governor. (adopted)

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Add the following at the end-

"But regret to note that no mention was made in the address regarding the steps that were proposed to be taken to plug the loop-holes in the Land Ceiling Act, by bringing necessary statutory amendments to the relevant provisions and for effective implementation of the provisions of the Urban Land Ceiling Act were not mentioned in the address.”

Add the following at the end-

"But regret to note that no mention was made in the address regarding the steps that are proposed to be taken to get due share of grants from the Government of India, with the Co-operation of the people and of the different political parties, for undertaking the drought and flood-relief works, for completing the on going Irrigation Projects, for getting the Central Clearance for the irrigation projects for which proposals were submitted by the State Government long back and for getting special allocations for the development of earlier drought areas in the State on the model of special funds for hill region development.”
Add the following at the end—

“But regret to note that no mention was made in the address regarding the failure to implement the accord reached at the time of calling off the strike by the College Teachers during early 1986, including the settlement of the strike period as Earned Leave or Leave not Due on par with the decision to the School Teachers, who also went on strike almost simultaneously at that time.”

Add the following at the end—

“But regret to note that no mention was made in the address to finally implement the revised minimum wages as recommended by the respective Advisory Boards to the transport workers, agricultural labourers, toddy tappers/ workers, rice mill workers etc. inspite of draft declarations being published in the Gazette long back in some of the cases and inspite of the recommendations of the Advisory Board made long back in the other cases.”

Add the following at the end—

“But regret to note that no mention was made in the address regarding the steps that are being taken to open closed industries like A.P. Carbides, Sir Silk Mills etc. to modernise small scale industrial units to make them economically viable like that of Ceramic Unit near Nellore and to prevent industrial lock-outs and closures in general, in order to augment industrial production in the State and extend relief to the workers being affected by the closures and lock-outs.”

Add the following at the end—

“But regret to note that no mention was made in the address regarding the steps that are being taken to fill up the existing vacancies of nearly 1000 Doctor posts in different Hospitals in order to make the concept of ‘Health for all’, a reality rather than confining it to slogan.”

Sri Ch. Vidyasagar Rao:—Sri, I beg to move:

Add the following at the end—

“But regret to note that there is no mention of fixing minimum wages to Beedi workers, who are mostly women and children.”

Add the following at the end—

“But regret to note that there is no mention about NGO’s strike which caused hardship to people.”
Sri M. Omkar:—Sir, I beg to move:

Add the following at the end—

"But regret to note that no mention has been made regarding Betrayal done to the Backward Classes by not increasing the reservation quota and other economic programmes for their upliftment in proportion to their population."

Add the following at the end—

"But to regret to note that no sanctioning of Regional Autonomy to the Tribals of the Scheduled Areas in the State."

Add the following at the end—

"But regret to note that no mention has been made regarding permanent solution for drought and flood havoc."

Add the following at the end—

"But regret to note that deterioration of Law and Order situation is not mentioned."

Add the following at the end—

"But regret to note that the deterioration of General Administration at all levels."

Add the following at the end—

"But regret to note that no mention has been made regarding ever increasing corruption."

Add the following at the end—

"But regret to note that no mention has been made regarding implementation of Land Reforms."

Sri N. Indrasena Reddy:—Sir, I beg to move:

Add the following at the end—

"But regret to note that there is no mention of Police lock-up deaths and the measures to combat the menace."

Add the following at the end—

"But regret to note that there is no mention of the proposed study team to verify the accounts of expenditure relating to Flood affected areas and the allegation that central grants were diverted."

Sri Vannala Sreeramulu:—Sir, I beg to move:

Add the following at the end—

"But regret to note that there is no mention of revision of minimum wages for Handloom workers."
Motion of Thanks on Address by the Governor—(adopted).


Add the following at the end—

"But regret to note that there is no mention about NGO's strike, which caused hardship to people."

Sri A. Narendra:—Sir, I beg to move;

Add the following at the end—

"But regret to note that there is no mention about NGO's strike, which caused hardship to people."

Add the following at the end—

"But regret to note that there is no mention of reopening Sir Silk Mills."

Sri V. Jayapal:—Sir, I beg to move:

Add the following at the end—

"But regret to note that there is no mention of deteriorating law and order situation in the State with particular reference to dowry deaths, attacks on Harijans and weaker sections, and dacoities in Ranga Reddy District."

Add the following at the end—

"But regret to note that there is no mention of the proposed study team to verify the accounts of expenditure relating to Flood affected areas and the allegation that Central grants were diverted."

Dr. R. Ravindranath Reddy:—Sir, I beg to move:

Add the following at the end—

"But regret to note that there is no mention of deaths due to hunger in Mahabubnagar District."

Add the following at the end—

"But regret to note that there is no mention about NGO's strike which caused hardship to people."

Sri R. Srinivasa Reddy:—Sir, I beg to move:

Add the following at the end—

"But regret to note that there is no mention about NGO's strike, which caused hardship to people."

Add the following at the end—

"But regret to note that there is no mention of reopening Sir Silk Mills."
324 8th January, 1987.  Motion of Thanks on Address by the Governor—(adopted).

Sri Baddam Bal Reddy:—Sir, I beg to move:

Add the following at the end—

“But regret to note that there is no mention of deteriorating law and order situation in the State with particular reference to dowry deaths, attacks on Harijans and weaker sections and dacoities in Ranga Reddy District.”

Add the following at the end—

“But regret to note that there is no mention of land grabbing in Reshambagh in Golconda Fort area and Vijayanagar Colony and measures to put an end to them.”

Add the following at the end—

“But regret to note that there is no mention about deaths due to hunger in Mahabubnagar district.”

Sri V. Sreeramulu:—Sir, I beg to move:

Add the following at the end—

“But regret to note that no mention has been made regarding hunger deaths.”

Add the following at the end—

“But regret to note for not mentioning about implementation of minimum wages to handloom workers.”

Add the following at the end—

“But regret to note for not mentioning about the re-opening of the Sir Silk Factory and Antargaom Textile Mill, Ramagundam.”

Mr. Speaker:—Amendments Moved:
I put the amendments to vote:

The question is:

Add the following at the end—

“But regret to note that no mention was made in the address regarding the steps that were taken to prevent the death of persons in the police stations and dowry deaths in view of their recent spurt in the State”.

Add the following at the end—

“But regret to note that no mention was made in the address regarding the 53 day old strike by the N. G. Os., the suffering of the people and the discontent prevailing among the N. G. Os., who called off the strike, regarding the failure to settle the strike period towards the leave eligible.”
Motion of Thanks on Address by the Governor—(adopted).

"But regret to note that no mention was made in the address regarding the Welfare of the Andhras living outside the State. In particular, proper utilisation of funds already allocated by the Government/TTD and harassment of teaching staff working in the Schools managed by the Andhra Education Society at Delhi and Welfare of Andhra's living in Delhi were not mentioned".

Add the following at the end—

"But regret to note that the steps that are proposed to be taken to pull the loop-holes in the Land Ceiling Act, by bringing necessary statutory amendments to the relevant provisions and for effective implementation of the provisions of the Urban Land Ceiling Act were not mentioned in the address".

Add the following at the end—

"But regret to note that no mention was made in the address regarding the steps that are proposed to be taken to get due share of grants from the Government of India, with the co-operation of the people and of the different political parties, for undertaking the drought and flood-relief works, for completing the ongoing irrigation projects, for getting the Central Clearance for the irrigation projects for which proposals were submitted by the State Government long back and for getting special allocations for the development of chronic drought areas in the State on the model of special funds for hill region development”.

Add the following at the end—

"But regret to note that no mention was made in the address regarding the failure to implement the accord reached at the time of calling off the strike by the College Teachers during early 1986, including the settlement of the strike period as Earned Leave or Leave Not Due on par with the decision to the School Teachers, who also went on strike almost simultaneously at that time”.

Add the following at the end—

"But regret to note that no mention was made in the address to finally implement the revised minimum wages as recommended by the respective Advisory Boards to the transport workers, agricultural labourers, toddy tappers/workers, rice mill workers etc. inspite of draft declarations being published in the Gazette long back in some of the cases and inspite of the recommendations of the Advisory Board made long back in the other cases”.

Add the following at the end—

"But regret to note that no mention was made in the address regarding the steps that are being taken to open closed industries
like A. P. Carbides, Sir Silk Mills etc. to modernise small scale industrial units to make them economically viable like that of Ceramic Unit near Nellore and to prevent industrial lock-outs and closures in general, in order to augment industrial production in the State and extend relief to the workers being affected by the closures and lock-outs".

Add the following at the end—

“But regret to note that no mention was made in the address regarding the steps that are being taken to fill up the existing vacancies of nearly 1000 Doctors posts in different Hospitals in order to make the concept of Health for all', a reality rather than confining it to slogan."

Add the following at the end—

“But regret to note that there is no mention of fixing minimum wages to Beedi workers, who are mostly women and children.”

Add the following at the end—

“But regret to note that there is no mention about NGO’s strike, which caused hardship to people.”

Add the following at the end—

“But regret to note that no mention has been made regarding Betrayal done to the Backward Classes by not increasing the reservation quota and other economic programmes for their upliftment in proportion to their population.”

Add the following at the end—

“But regret to note that no sanctioning of Regional Autonomy to the Tribals of the Scheduled Areas in the State.”

Add the following at the end—

“But regret to note that no mention has been made regarding permanent solution for drought and flood havoc.”

Add the following at the end—

“But regret to note that deterioration of Law and Order situation is not mentioned.”

Add the following at the end—

“But regret to note the deterioration of General Administration at all levels.”

Add the following at the end—

“But regret to note that no mention has been made regarding ever increasing corruption.”
Motion of Thanks on Address by the Governor—(adopted).


Add the following at the end—

“But regret to note that no mention has been made regarding implementation of Land Reforms.”

Add the following at the end—

“But regret to note that there is no mention of police lock-up deaths and the measures to combat the menace.”

Add the following at the end—

“But regret to note that there is no mention of the proposed study team to verify the accounts of expenditure relating to Flood affected areas and the allegation that central grants were diverted.”

Add the following at the end—

“But regret to note that there is no mention of revision of minimum wages for Handloom workers.”

Add the following at the end—

“But regret to note that there is no mention about NGO’s strike, which caused hardship to people.”

Add the following at the end—

“But regret to note that there is no mention about NGO’s strike, which caused hardship to people.”

Add the following at the end—

“But regret to note that there is no mention reopening Sirsilk Mills.”

Add the following at the end—

“But regret to note that there is no mention of deteriorating law and order situation in the State with particular reference to dowry deaths, attacks on Harijans and weaker sections, and dacoities in Ranga Reddy District.”

Add the following at the end—

“But regret to note that there is no mention of the proposed study team to verify the amounts of expenditure relating to Flood affected areas and the allegation that central grants were diverted.”

Add the following at the end—

“But regret to note that there is no mention about deaths due to hunger in Mahabubnagar District.”

Add the following at the end—

“But regret to note that there is no mention about NGO’s strike, which caused hardship to people.”
Add the following at the end---

"But regret to note that there is no mention about NGO's strike, which caused hardship to people."

Add the following at the end---

"But regret to note that there is no mention of reopening Sir silk Mills."

Add the following at the end---

"But regret to note that there is no mention of deteriorating law and order situation in the State with particular reference to dowry deaths, attacks on Harijans and weaker sections, and dacoities in Ranga Reddy District."

Add the following at the end---

"But regret to note that there is no mention of land grabbing in Reshambagh in Golconda Fort area and Vijayanagar Colony and measures to put an end to them."

Add the following at the end---

"But regret to note that there is no mention about deaths due to hunger in Mahabubnagar district."

Add the following at the end---

"But regret to note that no mention has been made regarding hunger deaths."

Add the following at the end---

"But regret to note for not mentioning about implementation of minimum wages to handloom workers."

Add the following at the end---

"But regret to note for not mentioning about the re-opening of the Sirsilk Factory, and Antargaom Textile Mill, Ramagundam."

The Amendments were negatived.

11-45 a.m.

Mr. Speaker:—The Question is:

"6-1-1987 సమితి సమాంతం నేతృత్వానికి నిర్ణయానికి సమాధానం సమర్థం కావచ్చు నిపుణులు సంఘాతం, అభికర్తలు సంఘాతం తయారీలు తొలగించే చేసాం."

(Pause)

The Motion was adopted.
Government Bill:


Mr. Speaker:—Yes, it is a printing error. Now the Minister will move the Bill for consideration.

The Minister for Co-operation (Sri Y. Ramakrishnudu):—Sir, I beg to move that the Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987, be taken into consideration.

Mr. Speaker:—Motion moved. There is one amendment by Sri Ch. Vidyasagar Rao and others.

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

"That the Bill be referred to a Select Committee."

Mr. Speaker:—Amendment moved. There is one amendment by Sri Ch. Vidyasagar Rao and others.

181-8

Government Bill:

Government Bill:

8th January, 1987. 331

(Mr. Deputy Speaker in the Chair)

(6) (Mr. Minister in the Chair) —

(4) (Mr. Deputy Speaker in the Chair)


The Andhra Pradesh Co-operative Laws
(Amendment) Bill, 1987. (Passed)

Government Bill:

Primary societies covered by our judgment dated 31-10-1986—Notification under Rule 22 of the A.P. Co-operative Societies Rule, 1964 shall be issued within 14 days from the date on which the
NGOs call off the strike. Therefore, further steps for holding elections in the primary societies, district societies and apex societies, one class after the other may be taken to ensure that the whole process of completing elections to the primary societies, district societies and apex societies is completed within the minimum period required in that above. Whatever extension of time is required from 20-1-1987, the deadline fixed by us 26-1-1987 would be applied for.

As suggested by the Government of Andhra Pradesh, as already agreed to by the State Government, this is subject to the following:

The State Government had been requested by the Ministry of Agriculture on 1-9-1985 to ensure early elections to the Co-operative credit institutions in the State and de-link the issue of proposed integration of credit structure from the elections to the cooperative societies. The State Government should make immediate arrangements to hold the elections to the cooperative societies concerned which have been delayed. This should be held in strict compliance of the recent Judgment of the Hon’ble High Court.

The assent of the President was taken on 29th April, 1977. The General Body of a society may convene. It should be notified in the General Body meeting to know the amalgamation and to know the notifications.
The Andhra Pradesh Co-operative Law
(Amendment) Bill, 1987. (Passed)

under 15-A. They are supposed to know what is happening. I put them in a nutshell and gave amendment. Now, I put them in a nutshell and gave amendment. Under 15-A, they are supposed to know what is happening. I put them in a nutshell and gave amendment. Now, I put them in a nutshell and gave amendment.
338 8th January, 1987. Government Bills:
Government Bills:

It is not Co-operative Societies Act.

"Provided that where such law is a law made by the Legislature of a State, the provisions of this Article shall not apply thereto unless such law, having been reserved for the consideration of the Presidents, has received his assent."

According to Art. 31A (1) (c)

"The amalgamation of two or more corporations either in the public interest or in order to secure the proper management of any of the Corporations"

Any society registered under the Co-operative Societies Act also comes under the definition of Corporation. There is a Supreme Court Judgement. It is very clear.

"shall be deemed to be void on the ground that it is inconsistent with, or takes away or abridges any of the rights conferred by Art. 14 or Art. 19 of the Constitution."
In the last proviso:

"Provided further the Governor shall not assent to, but shall reserve for the consideration of the President, any Bill which in the opinion of the Governor would, if it became law, so derogate from the powers of the High Court as to endanger the position which that Court is by this Constitution designed to fill."

12-55 p.m.
Government Bills:


The Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987 was passed on 1987-01-30.

The Bill seeks to amend the Andhra Pradesh Co-operative Societies Act, 1936, to provide for the registration of co-operative societies under the Act, to regulate their business, and to provide for the administration and management of such societies.

The Bill provides for the registration of co-operative societies under the Act, to regulate their business, and to provide for the administration and management of such societies.

The Bill also provides for the establishment of a Co-operative Tribunal to deal with disputes arising out of the relationship between a co-operative society and its members or between co-operative societies.

The Bill further provides for the establishment of a Co-operative Board to regulate the business of co-operative societies and to promote the development of co-operative movement.

The Bill also provides for the establishment of a Co-operative Bank to provide financial assistance to co-operative societies and to promote the development of co-operative movement.

The Bill further provides for the establishment of a Co-operative Credit Fund to provide financial assistance to co-operative societies and to promote the development of co-operative movement.

The Bill also provides for the establishment of a Co-operative Housing Fund to provide financial assistance to co-operative societies and to promote the development of co-operative movement.

The Bill further provides for the establishment of a Co-operative Resource Development Fund to provide financial assistance to co-operative societies and to promote the development of co-operative movement.

The Bill also provides for the establishment of a Co-operative Investment Fund to provide financial assistance to co-operative societies and to promote the development of co-operative movement.

The Bill further provides for the establishment of a Co-operative Development Fund to provide financial assistance to co-operative societies and to promote the development of co-operative movement.

The Bill also provides for the establishment of a Co-operative Research Fund to provide financial assistance to co-operative societies and to promote the development of co-operative movement.

The Bill further provides for the establishment of a Co-operative Training Fund to provide financial assistance to co-operative societies and to promote the development of co-operative movement.

Government Bills:
The Andhra Pradesh Co-operative Laws (Amendment) Bill 1987 - (Passed)
Sri K. Vidyadhar Rao (Chintalapudi) :- Mr. Speaker, Sir, I consider it is a privilege to thank the Hon'ble Chief Minister for taking this bold decision to amend the Co-operatives Act in this revolutionary manner. This is not only a revolutionary one but a historical one to introduce a ‘Single Window System.’

I also thank the Minister for Co-operation for introducing this Bill.

After the Telugu Desham came to power many a welfare measure has been taken for the welfare and uplifiment of agricultural community. This Bill comes to the rescue of the most neglected people, the farmers. The farmer community has been neglected by all the previous Governments. Not only at the Centre, but at State level also, the rulers forgot that ours is an agrarian State. The wealth of our country lies in villages, but they have been neglected most. In many ways, the Telugu Desham Government has taken up welfare measures for the farmers. I need not mention that this Government charges minimal for agricultural services and it is the cheapest in the country. This includes power charges and other services.

Our State was affected by unprecedented flood and drought. The Government came to the rescue of farmers in a big way and subsidised inputs upto 50% for transplantation, they were given Rs. 250/- per acre.
The Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987- (Passed)

By single window system, we have merged, short term, medium term and long term loans, and brought them under one structure, so that service could be from one point (window) instead of dashing from pillar to post.

In 1965, the Reserve Bank of India appointed Hazari commission to consider the merging of co-operative structure. The commission recommended merging of cooperative sectors into one system and one window. When the N.D.C. was adopting VII Plan, it stated that policy of integrating co-operative sectors should be given priority all over the country.

It is alleged by Mr. Amarnatha Reddy, that this Government has brought this Bill with ulterior motive to bypass the democratic system of elections and to manoeuvre the Judgment of High Court directing to conduct elections. But I may remind, that may Government has stated that once the permission for single window is given, they will conduct elections.

Sri. K. Vidyadhar Rao:-The hon'ble member may be very particular for such adjectives as 'shall' and 'will'. But once the single window system comes into vogue elections will be held.

We have been following democratic norms. Out of 48,000 societies only 8,000 are left. I am sure election to the primary societies has been delayed only because the clearance was delayed by the Central Government while giving consent to the single window system, have included a clause (9), saying: The Government should hold elections in respective of merger of societies by strictly following High Court directions.

I would like to know why the Government of India should include such a clause when they gave permission on 5-12-1986. High Court has directed that elections should be held by 26-1-1987. As, not the Central Government included this with an ulterior motive.
In the interest of six crores of people and especially for farmers our Government will do whatever is necessary for their welfare.

Everytime the members of Treasury Benches rise to say something, a comment starts that T.D.P. does not believe in democratic norms. I would like to ask what had the predecessor Government done when in the past the terms of societies has expired. Special Officers were appointed all belonging to the ruling party cadre and all of them non-officials. We do not do this, and we would not do un-democratic things.

I had thought that Mr. Amarnath Reddy and other honourable members would acclaim this Bill, and highlight the benefits flowing from this legislation. But to my surprise they have commented that it was to by-pass democratic norms and circumvent High court Orders. My Party is not interested in circumventing any direction of the High Court. It was they who had circumvented the Allahabad High Court Orders. I need not dwell deep on this point.

One word about Amendments: direct elections have been proposed. This concept of direct elections, we have seen, has been taken how well. The corrupt officers and corrupt practices will be eliminated. Section 21-A required amendment to curb corruption. It is a good idea that this piece of legislation had been brought.

One suggestion to Hon'ble Minister—the membership of all the members whether in PAD or primary agricultural societies should continue, even after merger.

In certain districts there is one bank in each Mandal, and in some more than one, like Krishna, East and West Godavari. Now the Minister may think of one Bank with different branches.

I once again congratulate the Hon'ble Chief Minister and the Minister for Co-operation for having introduced this historic and revolutionary Bill with all the welfare measures, and I support whole-heartedly all the amendments and the Bill.

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

The House adjourned at 1.34 p.m. to meet again at 4.00 p.m. on 8-1-1987.
Government Bills:


The Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987 (Passed)

The House Reassembled at 4-00 p.m.

(Mr. Speaker in the Chair)

Government Bills


Government Bills:
The Andhra Pradesh Co-operative Law
(Amendment) Bill, 1987 (Passed)
Government Bills:

The Andhra Pradesh Co-operative Laws
(Amendment) Bill, 1987. (Passed)

Government Bills:
The Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987- (Passed)

The Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987- (Passed)
Government Bills:

The Andhra Pradesh Co-operative Laws,
(Amendment) Bill, 1987. (Passed)

Government Bills:  
The Andhra Pradesh Co-operative Laws  
(Amendment) Bill, 1987. (Passed)


Government Bills:

4-30 p.m.

స. ప్రధానాధ్యక్షు -- నాటాడు, స్వామియ్యి కమ్మనం కామినది, దాని హింసాత్మక నిషిదులను నిషిదుగా చేసే పదార్థాలు, గమనమైన సంస్థలు ఇందులో బాగా సారిస్తున్నాయి. అందుకే ఈ సమాధానం సాధనాకర్తా మార్గంలో ఉద్భవించే విషయం మార్గంగా ప్రత్యక్షం సూచించేది. నాటాడు జీవితాన్ని ముద్రించగలిగితే, స్వామియ్యి కమ్మనం కామినది.
Government Bills:


8th January, 1987

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Government Bills:
The Andhra Pradesh Cooperative Laws
(AMendment) Bill, 1987. (Passed)

After the words "sanction benami loans" the words "Or against whom an order of surcharge is issued under section 60" shall be inserted.

4-40 p. m.

The laws mentioned in the image are about the Andhra Pradesh Cooperative Laws (Amendment) Bill, 1987. The text is in Telugu, a language spoken in the Indian state of Andhra Pradesh. The content discusses various aspects of the cooperative laws and their amendments.

The document provides a detailed account of the changes made to the cooperative laws through the amendment bill. It highlights the importance of cooperative societies in the state and their role in economic development. The text explains the amendments made to the existing laws, ensuring better governance and accountability in the cooperative sector.

The amendment bill aims to address the concerns of cooperative societies and improve their functioning. It places emphasis on transparency, accountability, and the welfare of members. The text elaborates on the key provisions of the amendment, which include changes in the organizational structure, governance, and financial management of the cooperative societies.

In summary, the text in the document serves as a comprehensive guide to the Andhra Pradesh Cooperative Laws (Amendment) Bill, 1987, detailing the changes made to the cooperative laws and their impact on the cooperative sector in the state.

Government Bills:  
The Andhra Pradesh Cooperative Laws  
(Amendment) Bill, 1987. (Passed)
Government Bills:  


Government Bills:


The bill provides for certain amendments to the Andhra Pradesh Co-operative Laws to improve the functioning of co-operative societies. It aims to enhance the transparency and efficiency of these societies. The bill has been passed by the government and is now awaiting the assent of the Governor.

The amendments include changes to the registration and licensing of co-operative societies, provision for the appointment of chief executive officers, and measures to enhance the financial management of these societies. The bill also includes provisions to address issues related to the management and administration of co-operative societies.

The bill is expected to have a positive impact on the co-operative movement in the state, providing a stronger framework for the growth and development of co-operative societies.
Government Bills:


...

Government Bills:

Government Bills:


Government Bills :

The Andhra Pradesh Co-operative Laws,
(Amendment) Bill, 1987. (Passed)

... provided further that the Governor shall not assent to, but shall reserve for the consideration of the President, any Bill which in the opinion of the Governor would, if it became a Law, so derogate from the powers of the High Court as to endanger the position which that Court is designed to fill .... Hence if the Bill merely seeks to affect the rights of the parties in case of pending before the High Court, ...
it need not be reserved under this proviso by the Governor for giving her assent. The transfer is made either will or gift or mortgage. The transfer of assets from PADs – DCCs is not doing from either will or gift of mortgage but this is a transfer by Legislation.

Mr. Speaker:—So, can you do it?

Dr. U. Venkateswarlu:—Yes Sir.

Mr. Speaker:—What you have to say is —"Division and Transfer" You have to say "The assets are being divided or transferred".

The Andhra Pradesh Co-operative Ws (Amendment) Bill, 1987. (Passed)

181—13

The Andhra Pradesh Co-operative Laws.
(Amendment) Bill, 1983. (Passed)

Government Bills:

The State Government must make good by the co-operative structure. The following items relating to the long term co-operative credit structure:

1) Excess of overdues over own funds;
2) Excess of bad debts over bad debt reserves;
3) Accumulated losses.
Registrar shall nominate a committee or appoint a person or persons wherever necessary to manage the affairs of such society for a period not exceeding six months.

Government Bills.


5.40 p.m.

I am glad to see that the amendment Bill has reached this stage. It is a good Bill and I think it will be beneficial to the people of this State. The Bill provides for certain amendments to the existing Co-operative Laws. These amendments are necessary to improve the working of the co-operative societies.

The Bill has been introduced by the Minister for Co-operation and it has been passed by the House with the amendments suggested by the Committee. The amendments are designed to make the co-operative societies more efficient and more responsive to the needs of the members.

In this Bill, the provisions for the appointment of the chairman and the vice-chairman of the co-operative societies have been changed. The chairman will now be elected from among the members of the society, while the vice-chairman will be appointed by the members of the society.

The provisions for the annual general meeting have also been amended. The members will now be able to make suggestions for the appointment of the director of the society.

The Bill also provides for the establishment of a co-operative bank. This will help the members to have access to credit facilities.

In conclusion, I believe that this Bill will be beneficial to the people of this State. I urge the members to support the amendments suggested by the Committee and to pass the Bill without any delay.

Thank you.
Government Bills:

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8th January, 1987. Government Bills:


3)g^^§":—A-^'SSr^dr* ^o^^gP#*^ air*^, R^0C&^


Government Bills:


The text is not legible due to the quality of the image. It appears to be a legislative document, possibly discussing amendments to the Andhra Pradesh Co-operative Laws. Without clearer text, it's challenging to extract meaningful content. The format suggests it's a parliamentary or legislative session notice or report.

The registrar shall nominate a person or persons wherever necessary

Sri A. Dharma Rao:—“All rights and assets vesting in the said Banks and all liabilities against it shall devolve on the Co-operative Central Bank of the district concerned.”

The Registrar shall conduct elections before so and so date. Suppose he does not conduct elections before that date, he will get over that also and he will be safe. Therefore, if the Government is serious and sincere about conducting the elections, the wording must be different. "The Registrar shall conduct before so and so date" or "The Registrar shall conduct elections before so and so date."


Mannad. 3th January, 1987. The Bill was presented by Government of Andhra Pradesh. The Bill was introduced by Sarma C. Reddy, Advocate General of Andhra Pradesh. The Bill was read a second time. The Debate was adjourned.

6.30 p.m. 254: Mr. K. K. Venugopal: 254 (2). The Bill was introduced by Sarma C. Reddy, Advocate General of Andhra Pradesh. The Debate was adjourned.

Andhra Pradesh: 254 (2).

Section 15 (1) reads like this:

"Section 15 (1)—Where in the opinion of the Registrar, any division or amalgamation of the Societies is necessary in the interests of Societies or of the Cooperative movement, the Registrar shall, after consulting the financing bank to which such Societies are indebted, call upon the Committee of such societies, by notice in writing containing such particulars as may be prescribed and within such time as may be specified in the notice, to so divide or amalgamate, as the case may be."

Mr. Speaker:—There is no inconsistency. I am satisfied and you can go to other point.

Sri N. Amarnath Reddy:—Let him continue, Sir. We are not interfering with the Minister.

Mr. Speaker:—I am also not going to interfere. I am asking him to continue on the relevant points.

Sri Y. Ramakrishnudu:—Section 133 of the Andhra Pradesh Co-operative Societies Act, 1964 reads as follows:

"The provision of this Act shall have effect notwithstanding anything inconsistent therewith contained in any other law."

(Interruption)

Sri. N. Amaranath Reddy:—Let him continue Sir. We do not want to stop him. We will ask questions after the speech of the Minister is over, to clarify our doubts.

Government Bills:


Mr. Speaker:- He is not interfering. Mr. Amanth Reddy helps the house in such a way in which we may not commit any illegality.

Sri Y. Ramakrishmedu:- That is why I have clarified. The sessions are completed on such dates on which the government does not want to sit. He does not interfere in this way.}

6-40 p.m.

181—13
386 8th January, 1987: Government Bills:

Government Bills:


Government Bills


...

The present Bill is an amendment Bill to the existing Cooperative Societies Acts. The Bill provides for the following changes:

1. The Bill provides for the establishment of a Central Cooperative Tribunal.
2. It empowers the State Government to appoint a Registrar of Cooperative Societies.
3. The Bill provides for the registration of cooperative societies under the Bill.
4. It provides for the establishment of a Cooperative Societies Board.
5. The Bill provides for the establishment of a Cooperative Societies Tribunal.
6. It provides for the establishment of a Cooperative Societies Council.
7. The Bill provides for the establishment of a Cooperative Societies Audit Committee.
8. It provides for the establishment of a Cooperative Societies Monitoring Committee.
9. The Bill provides for the establishment of a Cooperative Societies Educational Committee.
10. It provides for the establishment of a Cooperative Societies Research Committee.

The Bill also provides for the amendment of the existing Cooperative Societies Acts to make the necessary provisions for the functioning of the above-mentioned bodies.

The Bill is expected to be a significant step towards the development of the cooperative movement in the State of Andhra Pradesh.

Government Bills:


Sri A. Dharma Rao:— No. No. I have protested on that day itself about the interference of the Collector ...

181—16
Government Bills:


The Andhra Pradesh Cooperative Laws
(Amendment) Bill, 1987. (Passed)
Government Bills:  


Sec. 30 (1) (a) : Subject to the provisions of this Act, the rules and the bye-laws, the ultimate authority of a Society shall vest in the General Body...

Section 30 (2) : Subject to the other provisions of the Act, the following matters shall be dealt with by the General Body—

(i) Election and removal of members of the Committee.

The General Body has got every right to remove even the President. It is very clear in the rules.

Sri Y. Ramakrishnudu—Sir, I have forgotten to clarify that point. Now I will clarify it.

Government Bills:

Sec. 11 (2) (a): all rights and assets vesting in the said banks and all liabilities against it shall devolve on the Co-operative Central Bank of the district concerned;

(b) all contracts made by or on behalf of the said Bank prior to its abolition and subsisting on the date of such abolition shall be deemed to have been transferred to the Co-operative Central Bank of the district concerned;

(c) persons who were members of the said Bank prior to its abolition shall, notwithstanding anything in Section 19 or the rules or bye-laws, be deemed to be nominal members of the Co-operative Central Bank of the district concerned without the right to vote till their loans are discharged".
Government Bills:


If the speaker is satisfied, we will agree.


Sri Y. Ramakrishnudu:— I have clarified the position more than two times. The Society has got some rights. The Society is bound to act as per the Act passed by the Legislature.

(1) Mr. V. Ramachandran:— 15 times at least. And we have the position more than two times.

(2) Mr. N. Ramachandran:— 15 times at least. And we have the position more than two times.

(3) Mr. V. Ramachandran:— 15 times at least. And we have the position more than two times.

(4) Mr. V. Ramachandran:— 15 times at least. And we have the position more than two times.

(5) Mr. V. Ramachandran:— 15 times at least. And we have the position more than two times.
The Andhra Pradesh Co-operative Laws Amendment) Bill 1987. (Passed)

It is my duty to clarify the Constitutional point. Article 200 reads like this:

"Provided further that the Governor shall not assent to, but shall reserve for the consideration of the President, any Bill which in the opinion of the Governor would, if it became law, so derogate from the powers of the High Court as to endanger the position which the Court is by this Constitution designed to fulfill".

The proviso is very clear.

He can go to the Court of Law. Any Member entertain any doubt or has become disqualified. Section 22(2) reads like this: "Pending such decision, the member shall be entitled to act as if he is qualified or were not disqualified."
Government Bills:


You have given powers to the Registrar. You have given powers to the Registrar. Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987. (Passed)

(Smt. Y. Sitadevi in the Chair)
Government Bills: 8th January, 1987. 403

Sir, the 11th Amendment to the Andhra Pradesh Co-operative Societies Act, 1951 has been brought before this House. This Bill was pending for the last two years. The amendments that have been suggested by this Bill, I feel, are not correct. Any provisions which are to be made in this House, will deprive about 15 lakhs Members from exercising their franchise which they are entitled to under the provisions of this Act. What is the provision which you have made in this Act wherein you are guaranteeing the exercising their franchise? Why should you drive the people to the Courts? Let the Minister inform the House whether the lights of the 15 lakh Members are protected or not.

Sri Y. Ramakrishnudu: —Sir, everything has been clarified by me, 7-30 p.m. It is not the correct approach. Here is a case, where by virtue of an Enactment that is to be made in this House, you will be depriving about 15 lakhs Members from exercising their franchise which they are entitled to under the provisions of this Act. What is the provision which you have made in this Act wherein you are guaranteeing the exercising their franchise? Why should you drive the people to the Courts? Let the Minister inform the House whether the rights of the 15 lakh Members are protected or not.
Government Bills


The Motion was negatived.
Chairman:—The question is:

"That the Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987 be taken into consideration."

The Motion was adopted and the Bill was considered.

CLAUSE 2

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

In sub-clause (1) of clause 2 insert the words "after consultation with the General Body of such societies" between the words "or to liquidate a society" and "for any of the".

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

Add the following after sub-clause (1) (e) of clause 2:

"Provided that no such amalgamation, merger etc. shall take place unless the general bodies of the concerned co-operative societies vote in favour of such amalgamation or merger as the case may be."

Sri N. Amarnath Reddy:—Sir, I beg to move:

In sub-clause (1) (e) of clause 2 for the words "specify the area of operation of each such society or societies" substitute "specify the reasons for re-organisation, the area of operation and the financial position of each such Society or Societies."

Sri N. Amarnath Reddy:—Sir, I beg to move:

For explanation (ii) of sub-clause (1) of clause 2 substitute the following:

"(ii) the committee of every society to be effected by the proposed re-organisation shall convene the general body meeting within fifteen days from the date of publication of the notification for discussing the proposed re-organisation and shall communicate the decision of the general body to the Registrar within seven days of conduct of the meeting."

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

In sub-clause (2) of clause 2 for the words "matter in the light of . . . . . . . . . . in sub-section (1) "substitute" resolutions passed by the General bodies of the concerned societies."

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

In sub-clause (3) (iv) of clause 2 delete the words "and its liabilities shall devolve on.";—
Mr. Sir, I beg to move:

Add the following as new sub-clause (3)(v) and re-number the subsequent sub-clauses:

"The share of the profits of the members of the societies with profits shall be credited to the accounts of the concerned members. In case of society with losses, the amount of loss shall be recovered from those responsible for the loss. If the same cannot be recovered from those responsible for the loss, the same shall be borne by the Government treating it as a bad debt."

Sri A. Dharma Rao:—Sir, I beg to move:

In sub-clause (3)(vi) of clause 2 after the words "Registrar shall" delete the words "nominate a committee or."

Sri N. Amarnath Reddy:—Sir I beg to move:

Add the following at the end of sub-clause (3)(vi) of clause 2

"Explanation: the expressions "committee", "person" and "Persons" occurring in this sub-section shall mean an employee or employees of the Government."

Chairman:—Amendments moved.

Mr. Speaker:—I am telling what I understand. When once an institution has been abolished, the question of vote does not arise. It does not exist.
Government Bills:

The Andhra Pradesh Co-operative Laws.

(Amendment) Bill, 1987. (Passed)


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After the assets and liabilities are transferred, they automatically become the Members of the primary society.

"After the assets and liabilities are transferred, they automatically become the Members of the primary society."
408 8th January, 1987. Government Bills:

3-10 p.m.

Sri A. Dharma Rao:— Let him give an assurance at least that these 15 lakh people can vote in the primary societies.

"As soon as the share capital is transferred from DCB to primary societies, they are automatically transferred to the primary societies with full voting right."


Mr. Speaker:— Suppose any illegality is committed, it is subject to litigation. Why are you worried?

Mr. Speaker:— I will put it to vote.

Sri D.K. Samarasimha Reddy:— Why do you become a party to bad law?

Mr. Speaker:— I have done my best. Please go to your respective seats. Now the question is:

"In sub-clause (1) of clause 2 insert the words 'after consultation with the General Body of such societies' between the words 'or to liquidate a society' and 'for any of the'."

(Pause)

The amendment was negatived.

Mr. Speaker:— Now the question is:

"That add the following after sub-clause (1) (e) of clause 2:

'Provided that no such amalgamation, merger, etc., shall take place unless the general bodies of the concerned co-operative societies vote in favour of such amalgamation or merger as the case may be.'"

(Pause)

The amendment was negatived.


Mr. Speaker:—Now the question is:

"That in sub-clause (1) (e) of clause 2 for the words 'specify the area of operation of each such society or societies' substitute 'specify the reasons for reorganisation, the area of operation and the financial position of each such Society or Societies.'"

(Pause)

The amendment was negatived.

8-20 p.m.

Mr. Speaker:—It becomes very dangerous. Suppose you are not able to do it within 15 days, how are you going to overcome it?

Sri N. Amarnath Reddy:—What is the use of putting a clause which is not useful to the public.

Mr. Speaker:—If we are not able to do, for which this enactment is made, what are you going to do? 'Shall' means, you have to do it under any circumstances.

Mr. Speaker:—I don't say you are wrong.

Now the question is:

"That for explanation (ii) of sub-clause (1) of clause 2 substitute the following:

..."
The Andhra Pradesh Co-operative Laws
(Amendment) Bill, 1987. (Passed)

"(ii) the Committee of every society to be effected by the proposed reorganisation shall convene the general body meeting within fifteen days from the date of publication of the notification for discussing the proposed reorganisation and shall communicate the decision of the general body to the Registrar within seven days of conduct of the meeting."

(Pause)

The amendment was negatived.

Mr. Speaker:—Now the question is:

"In sub-clause (2) of Clause 2 for the words 'matter in the light of.............in sub-section (1) substitute resolutions passed by the General bodies of the concerned societies."

(Pause)

The amendment was negatived.

Mr. Speaker:—Now the question is:

"In sub-clause (3) (iv) of clause 2 delete the words 'and its liabilities shall devolve on'."

(Pause)

The amendment was negatived.

Sri Ch. Rajeswara Rao:—I request Hon'ble Member Sri Raghava Reddy garu not to press for division. It is a co-operative Bill and smaller interest should be sacrificed for the sake of larger interest. Let us not divide on this point.

Mr. Speaker:—Now the question is:

"That and the following as new sub-clause (3) (v) and renumber the subsequent sub-clauses,

"The share of the profits of the members of the societies with profits shall be credited to the accounts of the concerned members. In case of society with losses, the amount of loss shall be recovered from those responsible for the loss. If the same cannot be recovered from those responsible for the loss, the same shall be borne by the Government treating it as a bad-debt."

Government Bills:

The amendment was negatived.

Sri A. Dharma Rao:—The Registrar has got the authority to nominate the PAC. I want that the nomination relating to the non-officials should be deleted in the healthy interest of the society.

Mr. Speaker:—Now the question is:

“That in sub-clause (3) (vi) of clause 2 after the words ‘Registrar shall’ delete the words ‘nominate a committee or/’”

(Pause)

The amendment was negatived.

Mr. Speaker:—Now the question is:

“That Add the following at the end of sub-clause (3) (vi) of clause 2:

‘Explanation: the expressions ‘Committee’ person’ and ‘persons’ occurring in this sub-section shall mean an employee or employees of the Government.”

(Pause)

The amendment was negatived.

Mr. Speaker:—Now the question is:

“That clause 2 do stand part of the Bill.”

(Pause)

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

CLAUSE 3

Sri A. Dharma Rao:—Sir, I beg to move:

“That in sub-clause (ii) of clause 3 after the words ‘under section 60’ insert ‘and has become final’.”
Government Bills:

The Andhra Pradesh Co-operative Laws
(Amendment) Bill, 1987. (Passed)

Sri N. Amaranath Reddy:—Sir, I beg to move:

"That in clause 3 for the words ‘or against whom an order of surcharge is issued under Section 60’, substitute the following:

‘Or against whom an order of surcharge is issued under Section 60 and that order of surcharge is confirmed by the Co-operative Tribunal if an appeal is made under Section 76.”

Mr. Speaker:—Amendments moved.

Sri A. Dharma Rao:—Mere issuance of notice or serving of an order is no disqualification. Suppose he has gone in appeal and obtained the stay, what would be the position? Better you say ‘after the order has become final for him to cease the post’.

Mr. Speaker:—That is what Mr. Sriramulu has stated.

Sri A. Dharma Rao:—The Hon’ble Minister can consider it. It is fair and just.

Sri Y. Ramakrishnudu:—I have already clarified this point.

Sri A. Dharma Rao:—The mere fact of your serving a notice results in disentitlement.

Sri Y. Ramakrishnudu:—It is not notice. It is the final order.

Sri A. Dharma Rao:—It is of the Department, not of the court.

Mr. Speaker:—Now the question is:

“That in sub-clause (ii) of clause 3 after the words ‘under Section 60 “insert” and has become final/”

(Pause)

The amendment was negatived
Mr. Speaker:—Now the question is:

"That in clause 3 for the words ‘or against whom an order of surcharge is issued under Section 60,’ substitute the following:

‘Or against whom an order of surcharge is issued under Section 60 and that order of surcharge is confirmed by the Co-operative Tribunal if an appeal is made under Section 76.’"

(Pause)

The amendment was negatived.
government Bills : 8th January, 1987. 415

Mr. Speaker:—Now the question is:
"That clause 3 do stand part of the Bill."
(Pause)
The motion was adopted and clause 3 was added to the Bill.

Clause 4

Mr. Speaker:—There are no amendments to clause 4. Now the question is:
"That clause 4 do stand part of the Bill."
(Pause)
The motion was adopted and clause 4 was added to the Bill.

Clause 5

Sri N. Raghava Reddy:—Sir, I beg to move:
"That in the proposed new sub-section (14) of clause 5, add the following:

'However the general body of the society shall have the right to recall the President, provided at least two thirds of the members of the society support such a resolution at a specially arranged meeting in the prescribed manner.'"

Mr. Speaker:—Amendment moved.

Now the question is:
"That in the proposed new sub-section (14) of clause 5, add the following:

'However the general body of the society shall have the right to recall the President, provided at least two thirds of the members of the society support such a resolution at a specially arranged meeting in the prescribed manner.'"
(Pause)
The amendment was negatived.

Now the question is:
"That clause 5 do stand part of the Bill."
(Pause)
The motion was adopted and clause 5 was added to the Bill.

Clauses 6 to 10

Mr. Speaker:—There are no amendments to clauses 6 to 10 of the Bill. Now the question is:
"That clauses 6 to 10 do stand part of the Bill."

This motion was adopted and clauses 6 to 10 were added to the Bill.

Clause 11

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

"That for sub-clause (2) (a) of clause 11, substitute the following:

(a) all rights and assets vesting in the said Banks shall devolve on the Co-operative Central Banks of the district concerned. However, the profits in a society shall be credited to the individual accounts of the members before such transfer/amalgamation. In case of losses, the same shall be recovered from those responsible for the losses, and if it is not possible to recover the losses, the same shall be treated as bad debts and shall be reimbursed by the Government."

Sri N. Amarnatha Reddy:—Sir, I beg to move:

"That add the following as new sub-clause (3) of clause 11:

(3) Notwithstanding anything in the Transfer of property Act, 1882, or the Registration Act, 1908, an order issued under this Section shall be sufficient conveyance to transfer the assets and liabilities of the society or societies covered by any order passed under sub-section (2) of this Section."

Mr. Speaker:—Amendments moved.

Now the question is:

"That for sub-clause (2) (a) of clause 11, substitute the following:

(a) all rights and assets vesting in the said Banks shall devolve on the Co-operative Central Banks of the district concerned. However, the profits in a society shall be credited to the individual accounts of the members before such transfer/amalgamation. In case of losses, the same shall be recovered from those responsible for the losses, and if it is not possible to recover the losses, the same shall be treated as bad debts and shall be reimbursed by the Government."

(Pause)

The Amendment was negatived.

Sri N. Amarnatha Reddy:—Sir, this is a saving clause. It involves transfer of Property Act and the Registration Act. They are Central Acts. Just like 15A, saving clause should be there here also. It is to strengthen the Bill. This should be incorporated as saving clause.
The Andhra Pradesh Co-operative Laws.  
(Amendment) Bill, 1987. (Passed)

Mr. Speaker:—How the question is:

"That Add the following as new sub-clause (3) of clause 11:

'(3) Notwithstanding anything in the Transfer of Property Act, 1982, or the Registration Act, 1908, an order issued under this Section shall be sufficient conveyance to transfer the assets and liabilities of the society or societies covered by any order passed under sub-section (2) of this Section.'

(Pause)
The amendment was negatived

Mr. Speaker:—Now the question is:

"That Clause 11 do stand part of the Bill."

(Pause)
The motion was adopted and clause 11 was added to the Bill.

CLAUSE 12

Sri A. Dharma Rao:—Sir, I beg to move:

"That in clause 12 for the words 'the societies' substitute the words 'all the societies which have no elected committees.'"

Sri N. Amarnath Reddy:—Sir, I beg to move:

"That in clause 12 for the words 'it shall be lawful for the Registrar to hold elections to the societies before the 30th June, 1987, substitute the following:

"The Registrar shall conduct the elections to the societies before the 30th June, 1987.'"

Mr. Speaker:—Amendment moved.

Sri A. Dharma Rao:—It is mentioned now as "...the Registrar to hold elections to the societies...". That may mean any one category of societies and leave another category. This wording is sought to be corrected in a simple manner so as to conduct elections to all the societies.

Mr. Speaker:—Societies mean all the societies. It will not be construed otherwise.

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Sri A. Dharma Rao:—They may conduct elections to one category of societies and say formally that they have conducted elections.

Mr. Speaker:—They cannot say anything like that.

Now the question is:

"That in clause 12 for the words ‘the societies’ substitute the words ‘all the societies which have no elected committees.’"

The amendment was negatived.

Sri N. Amarnath Reddy:—It is very clearly said. There is no difference in the date. What I have stated is ‘The Registrar shall conduct the elections to the societies before the 30th June, 1987’.

Sri Y. Ramakrishnudu:—I would like to clarify once again. The Registrar shall conduct the elections to the societies before 30th June, 1987. Both are same.

Sri N. Amarnath Reddy:—If both are the same, why don’t you agree atleast one?

Mr. Speaker:—By your amendment, it becomes mandatory. There he may or may not.

"The Registrar shall conduct the elections to the societies before 30th June, 1987."

The amendment was negatived.

The policy of the Government is very clear. Before 30th June, 1987 we want to conduct the elections.

Mr. Speaker:—Now the question is:

"That in clause 12 for the words it shall be lawful for the Registrar to hold elections to the societies before the 30th June, 1987, substitute the following:

“The Registrar shall conduct the elections to the societies before the 30th June, 1987.”

(Pause)

The amendment was negatived.
Mr. Speaker:—Now the question is:

“That clause 12 do stand part of the Bill.”

(Pause)

The motion was adopted and clause 12 was added to the Bill.

Mr. Speaker:—There are no amendments to clauses 13, 1, Enacting Formula and Long Title.

Now the question is:

“That clauses 13, 1, Enacting Formula and Long Title do stand part of the Bill.”

(Pause)

The motion was adopted and clauses 13, 1, Enacting Formula and Long Title were added to the Bill.

Sri Y. Ramakrishnudu:—Sir, I beg to move:

“That the Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987 be passed.”

Mr. Speaker:—Motion moved.
Mr. Speaker:—Now the question is:

"That the Andhra Pradesh Co-operative Laws (Amendment) Bill, 1987 be passed."

(Pause)

The motion was adopted and the Bill was passed.

Mr Speaker:—Now let us take up the Andhra Pradesh Gram Panchayats (Amendment) Bill, 1987.

Mr. Speaker:—Now the House is adjourned till 8-30 a.m. tomorrow.

(Then the House adjourned at 8-55 p.m. to meet again at 8-30 a.m. on Friday, the 9th January, 1987.)